

Additional comments and signature	If above instructions are not possible Notify sender, phone: Perform appropriate treatment	 Book Repair rec'd ret.
		Library name and call number (as would appear on spine)

ANNUAL REPORT

OF THE

ATTORNEY GENERAL

OF THE

STATE OF MICHIGAN,

FOR

THE YEAR 1877.



BY AUTHORITY.

LANSING: W. S. GEORGE & CO., STATE PRINTERS AND BINDERS. 1878.



REPORT.

STATE OF MICHIGAN, ATTORNEY GENERAL'S OFFICE, Lansing, January 2, 1878.

TO HIS EXCELLENCY CHARLES M. CROSWELL, Governor:

Sir,—In obedience to the requirements of law, I beg leave herewith to submit my annual report.

The suits to which I attended on behalf of the State in the Supreme Court

are fully set forth in Schedule "A" annexed to this report.

Schedule "B" is a report of chancery cases instituted during the past year in which the State was interested.

They were, with but one exception, instituted to restrain the collection of ditch taxes assessed upon land returned delinquent for non-payment of taxes to the office of the Auditor General. Inasmuch as the amount of tax is "charged back" to the respective county on the books of the Auditor General upon the rendition of a decree declaring the tax void,—these cases have been, in accordance with the long established practice of this Department, referred to the Prosecuting Attorney of the proper county whenever it appeared from an examination of the papers that the counties were the only parties really interested.

An examination of the records of this office has shown that in not a single case has the validity of the ditch tax been sustained. These results afford a sufficient commentary upon the policy of imposing upon the State the burden of carrying these taxes in cases where the owners of the land against which the

tax is assessed simply omit to pay.

This office is constantly applied to by private parties for leave to prosecute suits nominally in the name of the people in the relation of the parties really interested. I have in all cases required application to be made in writing, stating the nature of the case and the relief sought to be obtained. These applications are on file in this office.

Schedule "C" contains a list of cases thus authorized to be instituted by this

Department.

Schedule "D" is an abstract of the reports of the several Prosecuting At-

torneys throughout the State, as made to this office.

An action is now pending in the circuit court for the county of Ingham against the Auditor General, at the suit of the Empire Transportation Company, a corporation organized under the laws of Pennsylvania.

The plaintiff is a carrier of goods to and from points in this State, to and

from points in other States. By virtue of Public Act 173, Laws of 1873, the Auditor General imposed a tax upon the gross receipts of the company earned in this State. On the failure of the company to pay the tax, the Auditor General issued his warrant for the collection thereof to the sheriff of Wayne county, and the company, to avoid a levy upon its cars, paid the tax under protest, claiming that inasmuch as it is engaged solely in inter-State commerce it is not competent for the State to levy the tax. The action is brought to recover the amount of the tax so paid.

The question involved is one of great importance to the State, as well as to the Transportation Company. The case has been submitted, but no conclusion has yet been reached. It seems, however, that the point raised has been determined adversely to the Company by the Supreme Court of the United States in Reading Railroad Co. vs. Pennsylvania, 15 Wallace, p. 204.

Another case against the Auditor General, involving precisely the same question, is now pending in the District Court of the United States for the Eastern District of Michigan. The case will likely be reached at the next term of court.

The prosecution of Samuel B. W. Coville for the alleged robbery of the safe of the late Superintendent of the Sault Ste. Mary's Falls Ship Canal is still pending in the Circuit Court for the county of Chippewa. Coville was arrested at Detroit in March last. He was taken to Sault Ste. Mary, and, after a protracted examination, was bound over to answer the charge of larceny and embezzlement at the then next term of the circuit court. I attended the August term of the court for the purpose of conducting the prosecution; but, owing to the sudden departure of a material witness, against whom I had directed the Prosecuting Attorney to issue process a month previously, I was obliged to apply to the presiding Judge, Hon. Daniel Goodwin, for a continuance of the cause, which he readily granted.

In conclusion, I beg to express my thanks to the heads of the several departments for their uniform courtesy and assistance extended to me in the discharge

of my official duties.

Very respectfully,
OTTO KIRCHNER,
Attorney General.

SCHEDULE A.

TABLE OF CASES ARGUED IN THE SUPREME COURT OF THE STATE.

JANUARY TERM, 1877.

The People vs. James Sneed. On exception from Mason Circuit.

Sneed was indicted for an assault "with intent to kill and murder," alleged to have been committed upon one Peter Fannon. The conviction was so clearly erroneous that the Attorney General confessed error. As a specimen of the rulings in this case, the following extract from the record is herewith submitted:

And the said Circuit Judge, under the charge and instructions aforesaid, left the aforesaid issue to the said jury, and the said jurors retired into their room in charge of an officer, duly sworn, and after being absent for a time returned into court, whereupon the foreman of said jury said:

"We find the respondent guilty of an assault with intent to kill Peter Fannon."

The respondent, by his attorneys, then requested that the verdict be entered and recorded, as so given by the foreman, which was then refused by said Circuit Judge. The Circuit Judge then said to said foreman of said jury.

"Your verdict is not correct in form. There is a difference in law between an assault with intent to kill Peter Fannon and an assault with intent to kill and murder Peter Fannon."

"Do you mean to say that it is the verdict of the jury that the respondent, James Sneed, is guilty in manner and form as alleged in the information in this cause?"
To which the foreman replied:

"That is the verdict of the jury."

The said respondent, by his said attorneys, did then request that said jury be polled, which was accordingly done, and all the aforesaid jurors, with the exception of the jurors Russell B. Morton and C. L. Carroll, said that it was their verdict that the parors Russell B. Morton and V. D. Carron, said with intent to kill and murder Feter Fannon, in manner and form, as alleged in the information. And the said juror, Russell B. Morton, when his name was called, said: "I find the

respondent, James Sneed, gullty of an assault with intent to kill Peter Fannon."
Whereupon the said Circuit Judge said: "You heard what I said to the foreman, do you mean to say that it is your verdict that the respondent, James Sneed, is guilty of an assault with intent to kill Peter Fannon, or with intent to kill and murder Peter Fannon?"

To which he replied: "With intent to kill and murder Peter Fannon."

And the said juror, C. L. Carroll, when his name was called, said: "I find the respondent guilty of assault with intent to kill Feter Fannon. I can't say, if Fannon had died, whether it would have been murder in the first or second degree, or man-slaughter. I don't think I ought to be called upon to tell the difference, or man-slaughter. I don't think I ought to be called upon to tell the difference in the transfer of the circuit Judge then said: "You are not required to give definitions. Is it your verdict, under the evidence and instructions given you in this case, that the

respondent, James Sneed, is guilty in manner and form as the People have alleged in their information, or not guilty?"

To which the said juror replied, "Guilty."

Thereupon the said jury was discharged.

And the said respondent, by his said attorneys, objected to any verdict being entered, and claimed a mistrial. Which objection was overruled, and verdict in form duly entered.

To which the respondent, by his said attorneys, did then and there except.

A new trial was ordered.

2. John Flint vs. The People. Error to Eaton Circuit. Flint had been convicted of perjury in the court below, and sentenced to ten years' imprisonment in the State Prison. Judgment affirmed.

3. The City of Detroit vs. The State Treasurer. Application for mandamus to compel the State Treasurer to pay for board of certain prisoners at the Detroit House of Correction. The charter of the city of Detroit (1857) provided that the State "shall pay for the maintenance of certain prisoners on the certificate of the controller of the city." It was claimed on behalf of the relators that, under the provision of the charter, the State owed the city some \$20,000.

Aside from the constitutional objections which suggest themselves against the validity of the charter provision, which attempted to make a lecal municipal officer an auditing officer of the State Treasury, it was urged that the charter provision had been repealed by subsequent enactments. The court, without assigning any reason for its decision, simply denied the motion.

APRIL TERM, 1877.

- William R. Brown vs. The People. Error to St. Joseph Circuit. Brown had been convicted of rape and sentenced. Judgment reversed and new trial granted.
- 2. Houghton county vs. The Auditor General. Application for mandamus to compel the Auditor General to credit Houghton county for amount of taxes do n lands returned delinquent for taxes for the years 1870 and 1871, but for which the returns were not received at the Auditor's office until long after the month of March (the time for payment of taxes not having been extended), contrary to § 1034 Compiled Laws, as amended. Mandamus denied.

 Levi Husbands vs. The People. Exceptions upon judgment from Kent Circuit. Husbands had been convicted of embezzlement under Act No. 168, S. L., 1875. Exceptions overruled and judgment directed upon the verdict.

4. The People vs. Edward Preston. Exceptions before judgment from the Recorder's Court of Detroit. Preston had been convicted of burglary. Exceptions overruled and judgment ordered upon verdict.

5. The People vs. Edward Preston. Exceptions before judgment from the Recorder's Court of Detroit. Preston had been convicted of burglary. Exceptions overruled and judgment ordered upon verdict.

6. Henry Curkendall vs. The People. Error to Hillsdale Circuit. Curkendall had been convicted of burning a barn "under the curtilage of a dwelling." The Court held that the barn was not within the curtilage. Reversed judgment and prisoner discharged.

7. The People vs. William Bouker. Exceptions before judgment from Wayne Circuit. Bonker, a Justice of the Peace, was found guilty of attempting to join in marriage two persons not legally competent to contract marriage, con-

trary to \S 4729 Compiled Laws. The cause was argued and submitted, but judgment was reserved for the term.

JUNE TERM, 1877.

- 1. The People vs. Bonker. Argued at the April term. The Circuit Judge was advised to grant a new trial.
- Aaron Thompson vs. The People. On error to Newaygo Circuit. Thompson was convicted of inciting another to burn a meeting-house. Judgment affirmed.

OCTOBER TERM, 1877.

1. George Dupont vs. The People.

- 2. Walter Wesley vs. The People. Error to Recorder's Court of Detroit.
- 3. Frank Dorsey vs. The People. Error to Calhoun Circuit. Judgment reversed.

In the two former cases the Court decided that it was competent for any court in Wayne county to sentence prisoners who had been convicted of State Prison offenses to the Detroit House of Correction, while in the last case, the Court held that it was not competent for the Circuit Courts outside of Wayne county so to sentence unless a contract had been previously entered into pursuant to section 8155 Compiled Laws of 1871.

- 4. Ira Cole vs. The People. Error to Livingstone Circuit. Affirmed.
- 5. George Byrnes vs. The People. Error to Kent Circuit. Judgment
 - 6. Lewis vs. The People. Error to Hillsdale Circuit. Affirmed.
- 7. The People vs. Emily U. Marble. Exceptions upon judgment from Ingham Circuit. Decision reserved.
- 8. John R. Champlin vs. The People. Error to Ottawa. Judgment affirmed.
- 9. The People ex rel. John Scrivin vs. Benjamin F. Partridge, Commissioner of the State Land office. Application for a mandamus to compel the Commissioner to issue patent on lands on which a ditch tax had been assessed, and which tax was alleged to be illegal and void. The Court held that the validity of the tax can not be tried in this proceeding.
- 10. The People ex rel. Edgar A. Conkling vs. The Commissioner of the State Land Office. Application for mandamus to compel the Commissioner to issue patent for certain lands. On the coming in of the respondent's answer the relator obtained leave to file an amended petition. Cause continued.
- 11. Silas Barkalow et al. vs. The People. Error to Oakland Circuit. The Attorney General confessed error; but the Court, on examining the record at the request of prisoner's counsel, reversed judgment below, and ordered prisoners to be discharged.

SCHEDULE B.

Henry Chilsbee vs. The Auditor General and Township of Gilford. In Tuscola Circuit. Enjoining ditch tax. Received copy of subpœns January 5, 1877. Referred to Prosecuting Attorney of Tuscola county November 8, 1877. Decree granted.

George Slandoche and Bartholemew Slandoche vs. The Auditor General. In Bay Circuit. Enjoining the collection of ditch tax. Copy of subpœna record January 12, 1877. January 18th caused appearance to be entered and order for copy of Bill. January 28th, received copy of Bill and sent the same to G. M. Wilson, Prosecuting Attorney for Bay county. March 20, 1877, decree granted

James McKeon and Joseph T. McKeon vs. Auditor General. In Bay Circuit. Enjoining collection of tax. November 12, 1877, subpona issued. Sent to Prosecuting Attorney of Bay county November 27, 1877. June 21st, decree granted.

Eldridge G. Merick vs. The Auditor General. Midland Circuit. Enjoining ditch tax. June 27, 1877, received copy of subpena and injunction. Referred

to the Prosecuting Attorney, Midland county. Pending.

Flint and P. M. Ry Co. vs. The Auditor General. Gratiot Circuit. Enjoining ditch tax. June 27, 1877, received copy of subposna and injunction. Sent to Prosecuting Attorney, Gratiot county. *Pending*.

Henry H. Benham vs. The Auditor General. Gratiot Circuit. Enjoining ditch tax. June 27, 1877, received subpœna and injunction. Referred to

Prosecuting Attorney, Gratiot county. Case pending.

Wellington R. Burt vs. The Auditor General. Clare Circuit. Enjoining town, road, and bridge tax. June 29, 1877, received copies of subposna and injunction. Referred to Prosecuting Attorney for Clare county. Case pending.

Fay H. Purdy vs. The Auditor General and Treasurer of Shiawassee county. In Shiawassee Circuit. Enjoining ditch tax. July 25, 1877, received copies of subpœna and injunction. Case referred to Prosecuting Attorney of Shia-

wassee county. Decree granted.

Honry Day and Henry M. Alexander vs. The Auditor General. Bay Circuit. Enjoining ditch tax. August 27, 1877, received copy of subpcena and injunction. September 1, 1877, referred the case to Prosecuting Attorney for Bay. September 6, 1877, received notice from Prosecuting Attorney that the case had been discontinued.

Andrew Goodwin vs. The Auditor General. Shiawassee Circuit. Enjoining ditch tax. September 5, 1877, received copy of subpœna and injunction. Mailed to Prosecuting Attorney for Shiawassee county. December 15, 1877, decree and the control of the co

decree granted.

Emma A. Ripley vs. the Auditor General. Bay Circuit. Enjoining ditch tax. September 10, 1877, received copy of subpona. Case referred to Prosecuting Attorney for Bay county, October 3, 1877. Decree granted.

George Ghaling vs. The Auditor General. Wayne Circuit. Enjoining ditch taxes. September 15, 1877, received copy of subpœna. September 18, case referred to Prosecuting Attorney for Wayne county. November 12, 1877,

order pro confesso entered.

Sebastian Schafer vs. The Auditor General. Wayne Circuit. Enjoining ditch tax. September 15, 1877, received copy of subpœna. September 18, 1877, referred to Prosccuting Attorney of Wayne county. November 12, 1877,

order pro confesso entered.

Flint & Pere Marquette Railway Company, Wm. L. Webber, and Henry C. Potter vs. The Auditor General. Lake Circuit. Enjoining ditch tax. September 24, 1877, received copy of Bill of Complaint, with notice of application for injunction. September 26, mailed to Prosecuting Attorney for the county of Lake. October 5, 1877, received subpena and injunction; forwarded the same to Prosecuting Attorney November 28. Decree granted.

Charles E. Jennison, Jeremiah Arn, Michael Doyle, and John Doyle vs. The Auditor General. In the Bay Circuit. Enjoining ditch tax. September 25, 1877, received copy of subpona. Case referred to Prosecuting Attorney for

Bay county October 3, 1877. Decree granted.

Lydia R. Miller vs. Auditor General. Bay Circuit. Enjoining ditch tax. September 5, 1877, received subpona. Case referred to Prosecuting Attorney

for Bay county October 3, 1877. Decree granted.

Joseph Dubeau vs. Auditor General. Midland Circuit. September 26, 1877, subpona received and sent to Prosecuting Attorney for Midland county. No answer filed.

John E. Brown by his next friend vs. The Auditor General and Frederick Neidmein, Treasurer of Monroe county. Monroe Circuit. Enjoining ditch tax. October 1, 1877, subpean and injunction received, and sent to Prosecuting Attorney for Monroe county December 19, 1877. Decree granted.

George P. Rhodes vs. The Auditor General. Shiawassee Circuit. Enjoining ditch tax. October 5, 1877, received subpæna and injunction. Referred to

the Prosecuting Attorney for Shiawassee county. Decree granted.

Cyreill Vallerie and Ziplinea Vallerie vs. The Auditor General and Ethelbert Brewster, Treasurer of Midland county. Midland Circuit. Enjoining ditch taxes. November 21, 1877, received copy of subpœna and injunction. Referred the same to the Prosecuting Attorney for Midland county. Case pending.

James G. Ross vs. Auditor General and Ethelbort Brewster, Treasurer Midland county. Midland Circuit. Enjoining ditch taxes. November 21, 1877, received subpona. Case referred to Prosecuting Attorney for Midland county.

Pending.

The County of Clare vs. The Auditor General, the County of Midland, and the County of Mecosta. Ingham Circuit. Injunction. October 17, 1877, received copy of subpœna. Returnable November 13th. October 19th entered appearance of Auditor General. October 23d received copy of bill. December 10th mailed Answer of defendant Ely to County Clerk Ingham county. December 10th mailed copy Answer to E. D. Wheaton, solicitor for complainant. Pending.

The above action was brought to restrain the Auditor General from crediting to the counties of Midland and Mecosta, and charging the same against the county of Clare, the sums of \$8,185.37 and \$5,386.99 respectively, as required by joint resolution 35, session 1877.

SCHEDULE C.

The People ex rel. Theodore W. Lockwood vs. Daniel L. Davis. Supreme Court. Information in nature of quo warranto to try title to office of County Clerk of Oakland county. Authority given to Warren D. Draper, Esq., Pontiac, Michigan, to prosecute, January 2, 1877.

The People ex rel. Abijah J. Wixon vs. Lovell W. Stanton, Supreme Court. Information in nature of quo warranto to try title to office of Sheriff of Oakland county. Authority given to Warren D. Draper, Pontiac, Michigan, to

prosecute January 2, 1877.

The People ex rel. Attorney General vs. George W. Page. Supreme Court. Quo warranto proceedings to test right of respondent to exercise duties of office of Supervisor of Elk, Lake county, Michigan. Authority given to Wisner & Draper, of East Saginaw, to prosecute June 5, 1877.

Attorney General ex rel. Ephriam Nelson vs. The Slack Water Navigation Company of Cheboygan. Supreme Court. Information in nature of quo warranto to test validity of incorporation of defendant. Authority to prosecute given to Atkinson & Atkinson May 31, 1877. Information was subsequently amended so as to make Wm. McArthur et al. respondents.

Attorney General vs. The Port Huron & Lake Michigan Railroad Company. Supreme Court. Quo warranto to forfeit charter of road west of Flint for the reason that the road never was constructed, and time limited by law therefor having expired. Authority to prosecute given to B. J. Atkinson, Port Huron, May 31, 1877. No proceedings taken.

Attorney General ex rel. President and Trustees of the village of Mt. Clemens vs. Eugene Shook and Wm. E. Hall. Supreme Court. Bill to restrain encroachment upon South Gratiot street, corner of Cass, Mt. Clemens, by erecting a building on the line thereof. Authority given Messrs. Crocker and Hutchins to prosecute, July 14, 1877.

Attorney General ex rel. Hoffman vs. Beard. Quo warranto to try title to office of school inspector. Authority given to Messrs. Whipple & Potter, Port

Huron, to prosecute.

Attorney General ex rel. Max Hochgraef vs. Henry Milward, Henry B. Lothrop et al., assuming to be a corporation under name of Detroit Light Guard. 1877, September 12, received letter of A. P. T. Beniteau for leave to file information in nature of quo warranto, and to authorize Messrs. Wisner & Speed to conduct the proceedings. September 13th, authorized according to request on condition that relator file security for costs, and that State be not responsible for costs and expenses.

The People—Attorney General on the relation of Nathan L. Parmenter vs. Charles L. Fuller, County Clerk Otsego county, Thos. S. Woodward, Judson C. Hooker, and Geo. A. Curtis, Supervisors of Otsego county. 1877, October 16, mandamus to compel respondents to meet at Gaylord, claimed by relator to be county-seat of Otsego county (Act 32, Session Laws 1875). Authorized

Messrs. Shepard and —, of Bay City, to prosecute.

The People (by Attorney General,) ex rel. Joseph L. Ullman vs. The Board of Supervisors of St. Clair county. 1877, October 16, mandamus to compel Board of Supervisors to erect jail at county-seat. Authorized O. B. J. Atkinson to appear for relator. Order to show cause denied.

Attorney General ex rel. Wm. C. Maybury vs. The Mutual Gas Light Company of Detroit. Supreme Court. 1877, December 31, authority granted to F. A. Baker, Esq., to prosecute quo warranto. Notice of application served

on Fitch, Superintendent, of intention to ask leave to file.



APPENDIX.



ABSTRACTS

OF

REPORTS OF PROSECUTING ATTORNEYS,

For the year ending December 31, 1877.

ALCONA COUNTY.

R. Z. Roberts, Prosecuting Attorney.

Number of persons prosecuted, 18.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	12	Two acquitted on trial; 1 fined \$25 and costs- appealed—appeal pending; 1 \$10 and costs; \$10 and costs or 30 days in county jail; 3 \$5 each and costs; 1 \$25 and costs or 90 days House of Correction; 1 satisfaction acknowl- eiged in open court and not. prod'd; 1 \$10 and costs or 30 days in county iail; 1 \$5 and costs.
Arson	1	One not. pros'd on examination. One now pending in Circuit Court. One tried and acquitted; 1 sentenced to Reform School until 21.
Liquor-sale of, to intoxicated person	2	One acquitted; 1 nol. pros'd.

ALLEGAN COUNTY.

PHILLIP PADGHAM, Prosecuting Attorney.

Number of persons prosecuted, 114.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery.	41	Four convicted and fined \$1.00 each; 1 fined \$2.55 and costs; 5 fined \$3. and costs; 10 fined \$5.and costs or 15 days in jail; 3 fined; \$10 and costs; fined \$7.50 and costs; 2 fined \$55 and costs; fined \$50 and costs; 2 ment to jail 10 days; 2 and costs; 1 sent to jail 10 days; 2 sent to Detroit flouse of Correction 60 days each; 5 acquitted; 2 settled in open court and
Adultery	3	costs paid. One convicted and sent to State Prison for Syvears; 1 sent to the Detroit House of Correct
Assault with intent to murder	1 2	tion 9 months; 1 pending. Nolle pros. entered. Pending. One bound over to Circuit Court, escaped jail and hung himself; 1 pending. One convicted and sent to State Prison 1 year.
Bastardy Collecting money in capacity of attorney and refusing to pay over, etc.	2	two 2 years each; one 6 yeas, and 1 pending. One pending; 1 settled.

ALLEGAN COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Drunk and disorderly	13	One fined \$3 and costs; 3 fined \$5 each and costs; 3 sent to jail 10 days each; 1 sent to jail 5 days;
Disturbing religious meeting	1 2	4 sent to fail 15 days each; 1 sent to fail 30 days. Sent to fail 10 days. One fined \$15 and sent to fail 30 days; 1 dis- charged.
Falsely representing himself to be an officer . Forgery . Keeping open saloon after hourd	1	Pending. One pending; lacquitted. Acquitted on trial. One acquitted; 2 nol. pros. entered; 1 bail estreated; 1 suspended sentence; 4 convicted and sent to Reform School; 2 fined 35 and costs; 1 fined 910 and costs; 1 sent to State Prison 1½ years, 1 sent to State Prison 1½
Manslaughter	1 2 2 1 4	sent to State Prison 4 years; 2 Detroit House of Correction 90 days each; 2 three months each to the House of Correction at Ionia; 1 twenty days in jail; 1 then days in jail; 1 sent to jail 30 days. Sent to State Prison 12 years. Nol. pros. entered in each case. Both convicted, fined 30 each and costs. Convicted and sent to State Prison 15; years. Convicted and sent to State Prison 15; years. Stated to complainant; 1 bonds for \$500 to keep peace 6 months; 1 bonds for \$500 to keep
Willful trespass. Willfully and maliciously maiming animals Violating liquor law, selling to minors	1	months. One pending; 1 fined \$1 and costs. Pending. Pending.

ALPENA COUNTY.

VICTOR C. BURNHAM, Prosecuting Attorney.

Number of persons prosecuted, 114.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction Absconding from inn or hotel Assault and battery	1 1 52	Acquitted. Acquitted. One fined \$1; 3 fined \$2; 3 fined \$3; 2 fined \$4; 10 fined \$5; 1 fined \$6; 4 fined \$7; 4 fined \$9; 1 fined \$1; 1 fined \$1; 1 fined \$20; 1 fined \$20; 1
Attempt to burn jail.	4	acquitted; 4 nol. pros. entered; 2 pending.
Burning house with intent to defraud insur- ance company	1 1 1	Acquitted, Nolle pros'd. Sent to House of Correction 90 days. One gave bond; 1 suspended sentence; 1 dis-
Discharging gun without malice	1 2	charged; 1 now pending. Nolle pros. entered. Acquitted. One acquitted; 1 nolle pros'd. Pending.
Forgery_ Keeping House of ill fame	8	One sentenced to House of Correction 1 year; 5 nolle pros'd; 2 pending.
Larceny	23	Two sentenced to jail 90 days; 1 to jail 60 days; 1 fined \$12; 1 fined \$3; 1 fined \$7; 1 fined \$5; 2 fined \$1; 1 suspended sentence; 9 acquitted;
Resisting officer Vagrant Violation of liquor law Violation of Sunday law	1	4 pending. Note pros 3d days. Sent to jail 3d days. Two fined \$2 each; I fined \$1; 6 sentence suspended.

ANTRIM COUNTY.

ROSWELL LEAVITT, Prosecuting Attorney.

Number of persons prosecuted, 44.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery Affray Assault and battery	2 2 6	Two discharged on preliminary examination. Both convicted, fined \$5 and costs each. Two fined \$10 and costs each; 2 fined \$5 and
Assault a (simple)	2	costs each; 2 acquitted. One fined \$5 and costs; 1 nol. pros. Sent to Reform School until 21 years of age. One convicted of assault and battery—fined
Assault d (with intent to commit rape)	1 3	\$100—committed, on default, to jail for a months; 1 nol. pros.; 1 escaped from constable. Nol. pros. One escaped; 2 sent to Detroit House of Correction.
Breaking and entering ware-house, etc., with intent to commit larceny Burghny Burning public building	1	Acquitted. One escaped; 1 pending; 1State Prison 5 years Acquitted on grounds of insanity—sent to In
Defrauding hotel keeper Embezzlement Forgery Larceny	1	sane Asylum. Settled. Nol. pros. Discharged. One fined \$10 and costs; 1 complaint with
Malicions injury to property. Neglecting to make record of marriage by justice of the peace.	!	drawn; 1 not. pros. County jail 90 days. Complaint withdrawn upon return of sucl
Rape . Liquor law, violation of	4	record and payment of costs. Escaped. One acquitted; 1 recognizance forfeited; 1 fines \$25 and costs: 1 not, pros. in Circuit Court.
Threats	5	One convicted, paid costs, and gave bonds to keep the peace for 6 months; 1 complain withdrawn; 1 acquitted; 2 discharged.

BARRY COUNTY.

CHAS. H. BAUER, Prosecuting Attorney.

Number of persons prosecuted, 123,

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery. Assault and battery.	4 26	Held on examination, and all awaiting trial. Two convicted and fined \$35 each, including costs; 2 convicted and fined \$27 each, including costs; 1 convicted and fined \$27, including costs; 1 convicted and fined \$21, 29 including costs; 1 convicted and fined \$21, 29 including costs; 1 convicted and fined \$12, 20 including costs; 1 convicted and fined \$12, 20 including costs; 2 convicted and fined \$12, 20 including costs; 2 convicted and fined \$10 including costs; 4 convicted and fined \$10 including costs; 4 convicted and fined \$20 including costs; 2 convicted and sentence sus \$30 and costs; 1 convicted and sentence sus \$31 including costs; 2 convicted and \$

BARRY COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to murder	4	All convicted of assault and battery. I fined \$50; I fined \$5; I sent to jail 2 months; I sent to jail 30 days.
Burglary	5	Married complaining witness and discharged. Four convicted. I sentenced to Jackson four years; I sentenced to Jackson 3½ years; I sentenced to the Reform School at Lansing until 21 years old; I sentence suspended, and
Compound larceny	1	1 jury disagreed and awaits second trial. One convicted and sentenced to Jackson for 1 year; lacquitted by the jury.
Disorderly	9	One convicted and required to furnish sureties for good behavior for one year in the sum of \$300, and failing to find them, was sent to lonia House of Correction and Heformatory; I convicted and furnished sureties for six House of Correction in lefault of sureties for I year each; I discharged after disagreement of jury; I jury acquitted.
Disturbing school district meeting. Fraudulently disposing of mortgaged property	4	All convicted, and fined each \$2 and costs. One settled with complaining witness after a disagreement of jury; I awaits trial, and 2 discharged on acknowledgment of satisfac- tion by complaining witness and payment of costs.
Forgery	3	One convicted of uttering forged paper, and sentenced to Jackson 1 year; I discharged on examination, and 1 discharged before exami- nation.
Grand larceny	13	Two convicted. I sentenced to Jackson 3 years and 6 months; I sentenced to county jail 40 days; I discharged after disagreement of juvy; Luot, provid: 5 held on examinations, but reasons filed for not filing information, and discharged: 3 tischarged before exami-
Indecent and obscene exposure of person	1	nation, and facquitted by Jury. Convicted and sentenced to State House of Correction and Reformatory at Ionia for 4 months,
Lewd and lascivious cohabitation	1	Both discharged before examination. Not. pros'd, and defendant discharged. One convicted and fined \$24.52, including costs:
Murder	1	I held on examination, and reasons filed for not filing information, and discharged. Convicted of murder in the first degree, and
Obtaining property by false pretenses	13	sentenced to Jackson for life. One convicted and sentenced to Jackson for 1 year; I discharged on examination, and H discharged before examination.
Petit larceny		Seven convicted. I sent to Detroit House of Correction 69 days; I fined \$90; I sent to county jail 10 days; I fined \$10; I fined \$22.65, including costs; I fined \$1.80, including costs; I sentence spended; 5 nol. prost, and the charged; I acquitted by jury, and I awaits trial.
Rape		One convicted and sentenced to Jackson 15 years; I convicted of an assault with intent to commit rape, and sent to Jackson 3 years.
Resisting an officer Seduction Threatening		Examinations not concluded. Married complaining witness, and discharged. Convicted and furnished sureties for the peace for 6 months.
Unlawfully spearing fish	4	All acquitted by jury. One discharged after two disagreements of jury; I discharged after one disagreement of jury; I discharged a account of court being occupied on another case when jury had disagreed, and one discharged, complaining witness not appearing on day of trial.

BAY COUNTY.

THOMAS A. E. WEADOCK, Prosecuting Attorney.

(Appointed to fill vacancy caused by the death of Græme M. Wilson.)

Number of persons prosecuted, 769.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction Abortion Accessories	1 1 1	Nolle prosquied. Convicted and new trial granted—now pending. Convicted and sentenced to 3 years in State
Adultery	6	Prison. One discharged on examination; I convicted and sentenced to 6 months in Detroit House of Correction; I nolle prosequied; 2 convicted
Animals, cruelty toAssault	1 8	and sentence suspended; I pending. Nulle prosequied. Four convicted and sentenced to 3 months in Detroit House of Correction: 1 jail 90 days; 1 flued 6 cents and costs; 1 jail 12 days; 1 dis-
Assault with intent to kill	1 2	charged. Discharged on examination. One convicted of assault and battery and sentenced to 6 months in Detroit House of Cor-
Assault and battery	275	rection: I nalle prosequied
Attempt to commit arson Attempt to commit larceny Burglary	1 1 8	count of their tender age. Convicted and sentenced 3 years in State Prison. Notle prosequied. Two discharged on examination; 1 notle prosequied; 1 recognizance forfeited; 1 acquitted; 1 sentenceed 1 year in State Prison; 1 18 months in State Prison; 1 6 months in State Prison; 1 6 months in State Prison; 2 or 1 for the prison of the prison; 2 for the p
Disorderly persons		House of Correction. One bound out; 1 compromised; 2 discharged; 2 Detroit House of Correction 65 days; 1 gave bonds for 55 days; 1 jail 1 year default of 8300 bond; 5 sontence suspended; 1 Detroit House of Correction 6 months; 1 Detroit House of Correction 3 months; 14 jail 65 days in default
Drunkenness	184	of bond; 4 juil 90 (any s. 1 gave bonds 1 year. Fifty two fined \$5 and costs; 29 \$5 or 10 days in Jul; 23 sentence suspended; 3 juil 15 days; 18 or 22 days in Jul; 23 sentence suspended; 3 juil 16 days; 18 or 25 days; 18 days; 19 days; 1
Embezzlement of mortgaged property	1	Acquitted.

BAY COUNTY.—CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Escape	1 4	Pending. One pending; 1 discharged on examination; 1 State House of Correction 1 year; 1 State House of Correction 15 menths.
Forgery	2 1 6	Pending. Two fined \$2 and costs or 10 days m jail; 2 \$3.
Indecency	s	and costs; 1 £10 and costs or 30 days in jail; 1 discharged. Three recognizance forfeited; 2 acquitted; 2 pending; 1 Detroit House of Correction 3
Inkeepers' act, violation of	6	months. Two fined \$10 and costs or 20 days in jail; 2 escaped arrest; 1 \$1 and costs; 1 sentence suspended.
Larceny of all grades	115	House of Correction, 22 curs in State Prison; 1 15, rear Detroit House of Correction; 1 2 curs in State Prison; 9 pending; 1 1 year Detroit House of Correction; 1 recognizance forfeited; 3 1 year State Prison; 1 1 yea
Malicious injury to personal property	3	One fined \$50; 13 months Detroit House of Cor-
Malicious injury to dwelling	3	rection; 1 fined \$5 and costs. Discharged on examination.
Corruptly neglecting to serve warrant. Neglecting to pay over fines collected. Refusing to deliver official papers, etc. Resistance to Perjury.	1 1 1 1	Bound over to Circuit—pending. Pending. Notle presequied on delivery of papers, etc. State Prison I year. Acquitted.
Rape	3	One pending; 1 nolle pros.; 1 discharged. One discharged on examination; 2 recognizance forfeited.
Robbery	2	One discharged on examination; 1 recognizance forfeited.
Seduction	3	One recognizance forfeited; 1 nolle prosequied; 1 discharged.
Spirituous liquors— Selling without giving bond	14	One recognizance forfeited: 6 fined \$25 and costs; 4 paid costs and filed bonds; 1 fined \$25. or 90 days in jail; 1 \$25 or 60 days in jail; 1 discharged.
Neglecting to pay tax	15	Eight fined \$95 and costs: 1 \$95 and costs or 90
Selling to minors	7	days in jail; 4 paid tax and costs; 2 notle pros. One fined \$50; 3 fined \$25 and costs; 1 fined \$25- and costs or 90 days in jail; 1 nolle pros.; 1 discharged.
Selling to person in habit of getting intoxi-	9	One walls were : I disaboured
cated Keeping saloon open after lawful hours	12	One recognizance forfeited; 5 convicted, fined \$25 and costs; 1 sentence suspended: 2 dis-
Keeping saloon open on Sunday	28	One recognizance forfented; 5 convinted, fined 125 and roats; 1 sentence suspended; 2 discharged on payment of costs; 3 discharged. Ten fined 25 and roats; 4 25 and costs; 4 25 and costs; 2 odders or 90 days in jail; 1800 fine; 1 acquitted; 1 pending; 2 notle pros. on payment of costs; 7 discharged; 2 notle pros. One fined 250 or 30 days in jail; 1 discharged.
Trespass, willful, on lands	2	One fined \$20 or 30 days in jail; 1 discharged.

BENZIE COUNTY.

WILLIAM H. FRANCIS, Prosecuting Attorney.

Number of persons prosecuted, 6.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	1	One convicted and fined \$7 and costs; lacquit- ted. Pending. Convicted, sentence suspended.

BERRIEN COUNTY.

J. J. VAN RIPER, Prosecuting Attorney.

Number of persons prosecuted, 138.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson	1 37	Acquitted. Eight acquitted; nine compromised; five \$5 inc and costs, or 10 days in jul; one \$1 fine or 10 days in jul; one \$1 fine or 10 days in jul; two \$5 line and costs or \$0 days in jul; two \$5 line and costs or \$0 days in jul; two \$5 line and costs or \$0 days in jul; one \$6 inc and costs or 30 days in jul; one \$50 inc and costs—appeal pending; one ly ury dis-
Attempt to marder	5	agreed-dismissed; seven dismissed. One acquitted; 2 pending; 1 nol. pros'd; 1 three
Assault with intent to commit rape	1	years at Jackson. Nol. pros'd.
Bigamy Bastardy	1 3	Eight months at Jackson. Two not. pros'd because of death of child; one
		\$500 bail forfeited.
Burglary		One convicted, sent I years to Jackson; I convicted, sent f years to Jackson; 2 convicted, sent 4 years to Jackson; 1 convicted, sent 1 year to Jackson; 1 convicted, sent 1 year and 10 mos. To lonia; 1 convicted, sent 1 year and 10 mos. To lonia; 1 convicted, sent 1 year and 10 mos. I convicted, sent 2 years and 8 mos. I convicted, sent 1 year 10 monia; 1 convicted, sent 1 year
Cruelty to animals Disorderly person Extortion under color of office	1	Dismissed. Acquitted.
Extortion under color of office	1 2	Dismissed. One pending; 1 dismissed.
Forgery	2	One convicted, \$25 fine; 1 acquitted. One convicted, released on habeas corpus.
Inquest	i	Verdict-name of person and cause of death
Illegal voting	3	unknown. Convicted, sentence not yet imposed. One prisoner escaped; 1 convicted, 20 days in jail; 1 convicted, fined \$50 and costs—appeal-
Keeping open saloon on Sunday	2	ed to circuit court, still pending. One convicted, fined \$25 and costs or 60 days in jail, paid; 1 suit withdrawn on payment of costs.
Larceny from dwelling	1	Convicted, sent 1 year to Ionia.

ABSTRACTS OF REPORTS OF

BERRIEN COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Larceny	32	Three convicted, sent 30 days to jail; 2 convicted, sent 3 months to county jail; 1 convicted, ince \$100, paid, and 3 months in jail; 2 convicted, for \$100, paid, and 3 months in jail; 2 convicted, sent 6 months to county jail; 1 convicted, sent 10 years to Jackson; 1 convicted, sent 10 years and 3 months to Jackson; 1 convicted, sent 2 years and 3 months to Jackson; 1 convicted, sent 2 years and 3 months to Jackson; 1 convicted, sent 2 years and 3 months to Jackson; 1 convicted, sent 2 years and 3 months to Jackson; 1 convicted, sent 2 years and 3 months to Jackson; 1 convicted, sent 2 years and 3 months to Jackson; 1 convicted, sent 2 years and 3 months to Jackson; 1 convicted, sent 2 years and 3 months to Jackson; 1 convicted years and 3 months years years and 3 months years years and 3 months years y
Malicious injury to dwelling	2	umination. One convicted, sentence suspended; 1 nol. nros'd.
Murder	1	Convicted of murder in the second degree, sent
Orchard girdling	2 2	One convicted, sent 1 year and 8 months to
Resisting officer Rape Receiving stolen goods	3 1 3	Jackson; 1 discharged. One discharged on examination; 2 pending. Pending. One escaped, \$300 bail forfeited; 1 jury disagreed, not. pros. entered; 1 not. pros.d.
Robbery Seduction	1 2	Dismissed. One discharged: I defendant failed to appear, \$500 bail forfeited.

BRANCH COUNTY.

SIMON B. KITCHEL, Prosecuting Attorney.

Number of persons prosecuted, 122.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault	1 32	Fined \$13. Two sent to jail 10 days; 2 fined \$3 and costs; 4 \$10 and costs; 1 \$1 and costs; 1 \$4 and costs; 2 \$2 and costs; 6 \$5: 3 \$15: 1 \$12: 3 \$8; 6 \$6\$
Adultery	2	charged; I settled. One sent to State Prison I year; I sent to State House of Correction, Ionia, I year.
Buggery Burglary	$\frac{1}{2}$	Sent to State Prison I year. One sent to State House of Correction, Ionia, 1 vear; 1 sent to State House of Correction.
Disorderly	13	Ionia, 6 months. One fined \$5; 4 sent to workhouse 65 days; 5 workhouse 90 days; 1 workhouse 1 year; 2 entered into recognizance; 1 discharged; 1
Disturbing schools	2 1 1	convicted. Fined \$2.50 and costs each. Fined \$2 and costs. Discharged.
ForgeryFalse pretenses	i	One sent to State Prison 2 years; 1 sent to State Prison 1 year; 1 sent to State House of Cor- rection, Ionia, 2 years. One sent to State Prison 14 years; 1 jail 60 days;
Gambling Jotting into freight car Habitual drunkard	ï	4 discharged; 1 discontinued. Fined \$50 each. Fined \$10. Pending.
Injury to propertyLaboring on Sunday		Acquitted. Discharged.

PROSECUTING ATTORNEYS.

BRANCH COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
gareny	1 1 1 1 1	Two funct \$15; 1875; 1890; 1825; 1895 and costs; 184; 1 sent to State Prison 2 years; 1 work house 90 days; 1 workhouse 70 days; 4 workhouse 90 days; 1 workhouse 60 days; 2 work house 60 days; 1 workhouse 4 months; 1 jail 5 days; 2 jail 20 days; 2 jail 20 days; 2 jail 20 days; 2 jail 50 days; 2 jail 5
Threatening to injure property	6	Put under bonds for 1 year. Three fined \$25; 3 discharged.

CALHOU	N (COUNTY.		
Frank W. Clapp, Prosecuting Attorney. Number of persons prosecuted, 453.				
CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.		
Assault with intent to kill. Assault with intent to commit rape Burglary	1 109	Arrested and on examination adjudged insane, and sent to the Asylum at Kalamazoo. Two convicted and lined is cents each and costs; 3 fined \$1 and costs; 4 fined \$2 and costs; 3 fined \$2 and costs; 3 fined \$2 and costs; 1 fined \$3 and costs; 1 fined \$5 and costs; 1 fined \$5 and costs; 1 fined \$6 and costs; 1		
Concealing chattel mortgaged property with intent to defraud mortgagee	1	Convicted and fined \$25 and costs or in default 60 days in the county jail. Two verdict of natural death; laccidental 1		
Conspiracy Disturbing religious meetings		murder. One acquitted; 4 pending. Convicted and fined \$10 each.		

CALHOUN COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Defrauding hotel-keeper. Drunkenness.	28	One discharged, complainant not appearing: I discharged without trul, complainant paying costs; 1 discharged on paying costs; 1 convicted and theel 85; 1 fined 810; 1 convicted and theel 85; 1 fined 810; 1 convicted and sent to juil b days; 1 sent to juil 30 days, convicted and sent to juil 10 days cach; 1 sent to juil 14 days; 1 sent to juil 15 days; 7 sent to
Disorderly persons including keepers of baw- dy houses, wagrants, common prostitutes, mountcharks, refusing and neglecting to support family, etc.	123	jail 20 days each; 2 sentence suspended. Two complaints withdrawn; 2 discharged, defendants paying costs; 10 discharged on condition and-promise of leaving the county; 5
	To be a second s	sentence suspended; Lacquitted in justice's court; 25 convicted and gave bonds in the sum of such such such probabilities of the sum of \$400 cach for 15 cach for 16 cach for
Embezziement	1 10	rection 1 year cach. Pending. Two complaints withdrawn, complainants pay- ing costs; 5 discharged on examination, com- plainants paying costs in 3 of the cases; 3 pending, security for costs given.
Forgery Habeas corpus	1	Pending. Released on defective commitment from justice's court.
Indecent behavior in a passenger car	2 5	Convicted and sent to jail 10 days each. One discharged, complainant not appearing; 2 discharged without trial, defendants paying costs; 1 convicted and lined \$25 and costs; 1 fined \$35 and costs, or in default 30 days in the
Incest	2	county jail. One convicted and sentence suspended; 1 convicted and sent to Reform School until 21
Keeping house of ill fame	1	years of age. Convicted and fined \$75, or in default 6 months in the Detroit House of Correction.
Larceny, including larceny from a shop, store, office, dwelling house, in the daytime, and from a dwelling house in the night time without breaking.	79	One convicted and fined \$2 and costs; 5 fined \$5 and costs each; 2 fined \$5 and costs, or in default 30 days each in county jail; 2 fined \$50; 2 fined \$80; 3 fined \$80; and costs; 1 fined \$50; 3 complaints with costs; 1 fined \$50; 3 complaints with graph of the state of the state of the state of the state of county agent of State Board of Commissioners; 4 discharged on examination; 1 activated and discharged for want of a suitable place to discharged for want of a suitable place to years of age, 6 pending; 1 convicted and discharged for want of a suitable place to years of age, 6 pending; 1 convicted and estate to county jail 5 days; 3 sent to jail 30 days each; 1 sent to jail 30 days; 4 sent to jail 30 days each; 1 sent to jail 45 days; 1 sent to jail 30 days each; 1 sent to jail 65 days; 1 sent to jail 30 days; 2 sent sail 5 days; 1 sent to jail 3 months; 3 sent to keform School until 21 years of age; 2 sent to Keform School until 21 years of age; 2 sent to Keform School until 31 years of age; 2 sent to Keform School until 21 years of age; 2 sent to Keform School until 31 years of age; 2

CALHOUN COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Lareeny-(Continued)		tion at Ionia 3 months each; 1 sent to State House of Correction at Ionia 6 months; 1 sent to Detroit House of Correction 33; 2 sent to Detroit House of Correction 33; 2 sent 2 sent to Detroit House of Correction 3 months each; 1 sent to Detroit House of Correction 9 months; 1 forfeited his recognizance of \$600, which was paid to the county treas- of \$600, which was paid to the county treas- cycars each; 3 sent to State Prison 3 years cach; 1 sent to State Prison 3 years cach; 1 sent to State Prison 3; years; 1 sent
M urder	2	to State Prison 4 years. One acquitted on a new trial; 1 convicted of murder in the first degree and sent to State Prison for life.
Obtaining liquor by false pretenses Perjury	1 2	Discharged without trial. Discharged on examination, complainant paying costs.
Receiving stolen property	4	Two discharged on examination; 1 convicted and sent to State Prison I year; 1 sent to State
Surety of the peace	32	Prison 1½ years. One discharged, complainant not appearing: 1 complaint withdrawn, complainant paying costs; 1 arrested and on examination ad- costs; 2 arrested and on examination ad- kinamazoo; 12 convicted and gave bonds to keep the peace for 6 months, in the sum of \$200 each; 7 gave bonds in the sum of \$100 acch for one year; 10 gave bonds in the sum of
Violating fish law	8	\$200 each for 1 year. One discharged without trial: I dismissed after disagreement of jury—costs paid by complainant; 4 convicted and fined \$5 and costs each;
Willful trespass	7	2 fined \$25 each. Two complaints withdrawn, complainants paying costs; 5 (minors) convicted and released on payment of costs.

CASS COUNTY.

Harsen D. Smith, Prosecuting Attorney. Number of persons prosecuted, 139.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault Assault and battery	34	Both convicted—one fined \$20, the other \$24. Nincteen convicted and fined; 2 convicted and sent to House of Correction 90 days; 2 convicted and sent to House of Correction 90 days; 2 convicted and sent to Jail 90 days; 2 convicted and sent to Jail 90 days; 2 convicted and sent to Jail 90 days; 2 convicted and sentence suspended; 3 acquitted; 1 settled, and 1 pending.
Assault with intent to commit murder	1 3	Now pending. Not. pros. entered in one, and reasons for not filing information filed in the other two.
Bastardy. Bigamy Burglary.	5 1 3	Two settled; 2 dismissed, and 1 pending. Now pending. One convicted and sent to House of Correction 90 days; 1 not. pros. entered; 1 reasons for not filing information filed.
Concealing birth of dead bastard child Disorderly persons	8	Convicted and sentence suspended. Four convicted and sent to House of Correc- tion; 4 convicted and gave bonds for good be-
Drunk	20 4	havior. All convicted and fined. Two, reasons filed for not filing information; 2 pending.

CASS COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Forgery	ļ	Three convicted and sentence suspended; 1 convicted and sentenced to 6 months imprisonment at Ionia Prison. Convicted and sentence suspended. Now needing.
Keejing gaming rooms. Larceny		Now penang. Seven convicted and sent to State Prison—1 for 4% years, 1 for 4 years, 1 for 2½ years, 2 for years, and 2 for 1 years, 3 convicted and sent to House of Correction 30 days each; 1 con- convicted and sent to juil—1 20 days, and the other 30 days; 4 convicted and lined; 1 con- victed and sent to Reform School; 1 convicted and sentence suspended; 2 acquitted, and 2 dismissed.
Lascivious cohabitation	1 1	Filed reasons for not filing information. Convicted and sent to jail 20 days. Convicted of manslaughter—case taken to the Supreme Court on exceptions, where it is now pending.
Obtaining liquor by false pretenses	1	Both convicted and fined. Nol. pros. entered.
stolen	4	Not. pros. entered in both cases. One convicted and sentence suspended; 2 not. pros. entered; 1 reasons filed for not filing information.
Robbery	2	Dismissed on examination. Convicted and fined \$5 cach. One convicted and sentence suspended: 1 convicted and judgment arrested; 1 discharged on certiorari; 1 now pending.
Selling liquor to minors	2	One convicted and fined \$25 and costs; 1 acquitted.
Selling liquor to intoxicated persons	1 2	teu. One acquitted; 1 dismissed, and 1 pending. Convicted and fined. Now pending. Convicted and fined.
	1	l control of the cont

CHARLEVOIX COUNTY.

EDWARD II. GREEN, Prosecuting Attorney.

Number of persons prosecuted, 17.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery. Broaking and entering a store in the night time with intent to commit larceny Disorderly conduct. False prefenses. Larceny.	1 2 1	One fined \$5 and costs; 1 fined \$5; 4 fined \$1 each; 1 settled on payment of costs. Acquitted. Each fined 2 cents and costs. Discharged. One fined \$75 or 4 months in jail; 1 acquitted; 4 discharged on examination.

CHEBOYGAN COUNTY.

James J. Brown, Prosecuting Attorney.

Number of persons prosecuted, 51.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	8	One convicted and sentenced to pay a fine of \$1 and costs; 1 convicted and sentenced to
Assault with intent to murder		pay a fine of \$3 and costs; 2 convicted and sentenced to pay a fine of \$5 and costs each: 2 complaints withdrawn; 1 Jury disagreed and case notile proof 4; 1 acquitted. Let of the convergence of the time of \$200 at the capitation of that time, and in default of payment of fine to stand committed for 6 months in addition, or until fine paid.
Assault with intent to carnally know a female child under 10 years. Burglary and Inreeny. Burglary and Inreeny. Drunk False protenses. Grand lareeny. Seduction. Threats.	1 1 31 2	Bound over and awaiting trial. Bound over, awaiting trial. Convicted, sentence suspended. Put under bonds for good behavior. Eighteen convicted and fined \$5 and costs; 1 convicted and fined \$5 and cost; 12 convicted. Notle proof. One convicted and sentence suspenced; 1 bound over, awaiting trial. Notle proof. One convicted and sentence suspenced; 1 convicted and sent to House of Correction acquitted in default of finding sureties; 1 acquitted.

CHIPPEWA COUNTY.

GEO. W. BROWN, Prosecuting Attorney.

Number of persons prosecuted, 73.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	20	Two fined \$15 cach and costs: 3 fined \$10 each
Embezzlement	,	and costs; 5 fined \$5 cach and costs; 10 fined costs of sult. For trial next suring.
Drunk and disorderly		Fifteen fined \$5 each and costs; 15 fined costs of suit; 5 sentenced to five days each in jail. Two convicted fined \$5 each; 2 convicted and
Malicious destruction of property	l	sentenced to 10 days in jail; 2 acquitted. Two convicted sentenced to 3 months in county [ail; 1 for trial next spring; 3 fined costs of
ProstitutionVagrancy		suit. Sent out of town. Sent out of town.

CLARE COUNTY.

E. D. WHEATON, Prosecuting Attorney. Number of persons prosecuted, 18.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery Assault and battery Assaulting an officer Defrauding hotel keepers.	5	Discharged on examination. Two convicted and sent to jail 30 days: 1 fined \$2 and costs; 2 settled, defendants paid costs. Held for trail to the creuit court—now pending. One convicted and fined \$3 and costs; 1 acquit-
Forgery	. 1	ted; 1 fined \$3 and costs. Held for trial to the circuit court—now pending. One convicted and fined \$5; 2 acquitted; 1 sent
Surety of the peace	1	to jail 30 days. Convicted and gave bonds to keep the peace for one year.

CLINTON COUNTY.

B. H. Scovill, Prosecuting Attorney. Number of persons prosecuted, 127.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	48	Two not. pros'd; 2 settled and paid costs; 8 ac-
		quitted; 2 pending; 6 fined \$1 and costs; 4 fined \$2 and costs; 3 fined \$3 and costs; 1 fined \$5 and costs; 1 fined \$10 and costs; 3 fined \$15 and costs; 1 fined \$20 and costs; 1 fined \$6 and costs; 2 fined \$20 or 20 days in jail both committed; 1 no fine, 10 days in jail; 1
Assault with intent to murder	3	no fine, 80 days in House of Correction. One pending; I convicted of assault and battery and sent to House of Correction 3 months; I convicted and sent to State Prison 4 years.
Bastardy	3	One pending; 1 paid costs and married the girl; 1 settled with complainant.
Burglary	2	One convicted and sent to State Prison 3 years;
Disorderly conduct	1 3	Acquitted. One fined \$1 and costs; 1 fined \$10 and costs; 1
EmbezzlementFalse pretenses	1 3	fined \$20 or 30 days in Jail—committed; Notle prosequied. One convicted and sent to State Prison 2 years; Trecognizance forfeited; I acquitted.
Forgery	4	Two convicted and sentence suspended; 1 sent to State House of Correction 1 year; 1 sent to
Intoxication	20	Detroit House of Correction 6 months. Sixteen convicted and fined \$5 each and costs; 3 convicted and fined \$5 and costs or 10 days
Keeping saloon open Sunday	3	in jail—committed; 1 acquitted. Convicted and fined \$25 and costs.

PROSECUTING ATTORNEYS.

CLINTON COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Larceny	25	Three acquitted; 3 pending; 1 sentence suspended; 2 fined \$15 and costs; 1 fined \$25 and costs; 3 fined \$5.50 each or 30 days in jall-committed; 1 sent to Detroit House of Correction \$6 days; 1 sent to Detroit House of Correction \$9 days; 1 sent to Detroit House of Correction 90 days; 1 sent to State House of Correction 10 days; 1 sent to State House of Correction 11 year; 1 sent to State House of Correction 11 year; 1 sent to State House of Correction 12 days; 1 sent to State House of Correction 13 days; 1 sent to State House of Correction 15 days; 1 sent to State House of Correction 15 days; 1 sent to State 1 fines and 15 months; 1 sent to State Prison 3 vars; 3
Malicious trespass on garden	4	discharged by justice; 1 nolle pros'd. Convicted and fined 85 each and costs.
sale Perjury Surety to keep the peace	3	Nolle prosequied on disagreement of jury. One pending: 1 nolle prosequied; 1 acquitted, Convicted and bonds given.

EATON COUNTY.

GEORGE HUGGETT, Prosecuting Attorney.

Number of persons prosecuted, 257.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction Adultery Arson Assault Assault and battery	1	One discharged; I pending. One acquitted; I sent to prison 3 months. Pending. Fined 81 and costs Three pending; discharged; 9 acquitted; 8 Three pending; discharged; 9 acquitted; 8 Three pending; discharged; 9 acquitted; 8 to pended; 2 fined 815 cach; 1 fined 85.05; 1 fined \$50; 1 fined 815 cach; 1 fined 85.05; 10 and 850; 1 fined 85; 0 and 10
Assault with intent to kill	1	days in jail; 2 fined \$15 or 30 days in jail. Convicted of assault and battery and sent to
Assault with intent to commit rape	1 2 4	Pending. Pending. One sentence suspended; 1 escaped. One reasons filed, defendant discharged; 2 discharged; 1 pending. One nolle pros. 1 fined \$25 and costs.
Disorderly persons		One nolle pros., I acquitted; 1 sent to House of Correction 1 year; 1 for 9 months; 4 for 6 months each; 4 for 65 days each; 1 gave bonds for good behavior; 1 sentence suspended.
Disturbing public meeting Drunkenness	73	One fined \$5, 1 fined \$0. Two acquitted; 8 sentence suspended; 10 convicted and fined \$5 and costs or 10 days in given and the stand source of the stand costs or 12 days in juil; 1 fined \$5 and costs or 12 days in juil; 2 fined \$5 and costs or 12 days in juil; 20 fined \$5 and costs or \$6 days in juil; 10 fined \$5 cosch; 3 fined \$6 and costs or \$6 days in juil; 10 fined \$6 and to stand \$6 cosch; 3 sent to juil \$1 days each; \$6 days; \$7 costs of \$1 days in \$6 days; \$7 costs of \$1 days each; \$6 days; \$7 costs of \$1 days each; \$8 costs of \$1 days each; \$8 days; \$7 costs of \$1 d
Embezzlement	2	One sent to jail 15 days; 1 discharged.

EATON COUNTY,-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Embezzlement of mortgaged property	2	One acquitted; 1 fined \$75 or 75 days in House of Correction.
False pretenses	3	One reasons filed and defendant discharged; 2 pending.
Forgery	2	One discharged; 1 sent to House of Correction 9 months.
Hotel-keepers, defrauding	12	Two nolle pros.; I fined \$5; 2 fined \$10 each; 1 fined \$15; 1 fined \$10 or 20 days in jail; 1 sent to jail 30 days; two settled, costs paid; 1 discontinued; 1 sentence suspended.
Keeping house of ill-fame	1	Discharged.
Keeping gaming-house Grand larceny	1 5	Discharged. One discharged; I acquitted; I sent to State
Grand larceny	.,	Prison 4 months; I convicted and escaped; I convicted of simple larceny and sent to House of Correction 6 months.
Larceny	43	Five acquitted; 13 discharged; 2 sentence sus- pendel; 1 sent to jail 30 days; 3 sent to House of Correction 50 days; 4 fined \$1 or 10 days in age; 4 sent to House of Correction \$5 days; 1 most 1 sent to House of Correction \$5 days; 1 fined \$15 or 30 days in jail; 1 sent to jail 3 months; 1 ined \$10 or 10 days in jail; 1 fined \$5 or 3 days of Correction 75 days each; 1 pending House of Correction 75 days each; 1 pending House
Manslaughter	1	Discharged on examination.
Manslaughter		Discharged.
Robbery	3	One sent to State Prison 35 years; 1 sent to State Prison 25 years; I sent to State Prison 2
Selling liquor contrary to law	4	years. Two fined \$25 and costs; I fined \$25 and costs or 25 days in jail; I sentence suspended.
Surety for the peace	10	five gave bonds for six months; two discontinued; 3 imprisoned for want of bail.

EMMET COUNTY.

C. J. PAILTHORP, Prosecuting Attorney.

Number of persons prosecuted, 16.

	-	1
CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
	-	
Assault and battery	4	One fined \$10 and costs; I fined \$5 and costs; I fined 50 cents and costs; I acquitted.
Assault with intent to murder	1	Acquitted.
Bastardy Drunkenness	2	Acquitted, One convicted, fined \$5 and costs: I convicted.
	ì	fined \$3 and costs.
Malicious injury to personal property Petit larceny	2	Both discharged.
t cont in reeny		One fined \$25; I fined \$10; I fined \$3; I sent to the Reform School; 2 discharged.

GENESEE COUNTY.

CHARLES D. LONG, Prosecuting Attorney.

Number of persons prosecuted, 249.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	63	Five fined \$10 cach; 2 fined \$50 cach; 1 fined \$10.2 fined \$25 cach; 12 fined \$50 cach; 1 lined \$11.1 fined \$11.1 fined \$31.1 fined \$2.1 fined \$2.1 fined \$2.1 fined \$2.1 fined \$2.1 fined \$2.2 fined
Assault with intent to commit rape	1	4 discharged. Convicted, sentenced State Prison, Jackson, 7
AdulteryArson	7 2	Years. Four pending; 3 discharged. One convicted, sentenced Jackson State Prison 2 years; 1 pending.
Abduction. Burglary	1 14	Pending, Two convicted, sentenced Jackson 5 years each; 1 Jackson State Prison 4 years; 1 Jack son 2 years; 1 Ionia House of Correction year; 2 discontinued; 6 pending; 1 sentence suspended.
Bribery	2 2	Pending. One settled; 1 discontinued.
Bastardy Breaking and entering freight car with intent to commit larceny	3	One Ionia House of Correction 2 years; 1 Ionia House of Correction 1 year; 1 Ionia House of
Cruelty to animalsCarcless use of fire arms	1	Correction 6 months, Pending. Convicted, sentenced Ionia House of Correction
Disturbing religious meeting. Disorderly persons.	1 35	90 days. Discharged. Sixteen Detroit House of Correction 65 days cach; 4 Detroit House of Correction 90 days each; 3 county jail 10 days each; 6 fined 8; cach; 4 sentence suspended; 2 discharged.
Entering freight car with intent to obtain carriage.	G	Convicted, sentenced Ionia House of Correction
Embezzlement False pretenses Grand larceny	10 8	One settled; I discharged. Six pending; 3 settled; 1 discharged. One sentenced state Prison, Jackson, 5 years; 1 Jackson 3 years; 3 Jonia 2 years; 1 I lonia 1 year; 1 Detroit House of Correction 6 months; 1 Lansing Reform School until 21 years of age.
Keeping house of ill fame	1 2 1	Discharged. Convicted, sentenced to Jackson 2 years each. Convicted, sentenced to Reform School at Lan-
Maliciously killing a horse	1	Sing until 21 years old. Convicted, sentenced to Jackson 3 years and 6
Murder. Petit larceny		One acquitted; 1 pending. Three Detroit House of Correction 90 days each; 3 Detroit House of Correction 65 days each; 2 House of Correction at Joins 90 days each; 2 county jail 30 days each; 2 county jail 20 days each; 3 county jail 10 days each; 7 dis- county jail 30 days each; 2 county jail ing; 1 fined \$1.50; 1 fined \$1.51 incd \$20; 1 fined \$2.50; 1 fined \$1.51 incd \$20; 1
Perjury Prostitute Resist ng an officer Seduction Selling liquor to minors	5 1 1 1 4	Pending. Detroit House of Correction 90 days. Pending. Pending. Pending. Two acquitted: 1 Discontinued: 1 consisted
Vagrancy	5	Sentenced county jail 20 days.
Violation of village ordinances	26	tion 65 days each. Six lined 35 each; 1 fined \$5.50; 1 fined \$10; 8 fined \$50; 5 discontinued; 1 county jail 10 days; 1 county jail 15 days; 1 sentence suspended.

GLADWIN COUNTY.

M. C. Scrafford, Prosecuting Attorney.

Number of persons prosecuted, 1.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
False pretenses	1	Discharged.

HILLSDALE COUNTY.

E. J. March, Prosecuting Attorney.

Number of persons prosecuted, 164.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 5	One complainant declined to prosecute and paid costs; 1 crime condoned. Pending. One convicted and sent to State Prison I year; 4 discharged on examination. I fined \$20 and costs; 1 fined \$25 and costs; 1 fined \$25 and costs; 1 fined \$25 and costs; 1 fined \$37 and costs; 1 fined \$37 and costs; 1 fined \$45 and costs each; 3 fined \$55 and costs each; 3 fined \$35 and costs each; 3 fined and costs \$4.60; 2 fined \$5 and costs each; 3 fined and costs each; 2 fined \$5 and costs each; 3 fined so that costs each; 3 fined \$45 and costs e
Assault with intent to ravish	1.	quitted and discharged. Convicted of assault and battery, fined \$100, and sentenced to Detroit House of Correction 90
Assault with intent to murder	1	days, convicted of assault and battery and fined \$30. Two gave bond to Superintendents of the Poor to save county from costs, etc.; 2 pending. Convicted and sen to State Prison 3 years. (2015) and the sen of the State Prison 3 years. (2016) and the Prison 3 years, 1 sen to State Prison 1 years, 1 sen to State Prison 1 years, 1 sen to State Prison 1 year; 2 sent to Jonia 1½ years; 2 sent to Ionia 1½ years; 2 sent to Ionia 1½ years; 2 sent year; 2 sent year; 3 sent year; 4 sent year;
Concealing chattel mortgage property	2 3	tence suspended. One settled between parties; 1 acquitted. One convicted and fined \$100; 1 complaint with-
Conveying tools into Jail to aid person to escape Cruelty to animals	1 3	drawn; I nolle pros. entered (witness died). Convicted, sentence suspended. Two statute repealed and case went out of
Disorderly		court; lacquitted; one fillows of Cor- one convicted, sun of slow bone; lagave bond \$300; l sent county fail 15 days; l sent county jail 10 days; l fline; \$30 and costs, and gave bond for l year; l fine and costs \$20.50; l fine bond for l year; l fine and costs \$20.50; l fine \$300; l sent county fail to the control of the control sent sound fail to the control of the control sentence suspended; l complaint withdrawn. One settled, costs paid; lacquitted.
Exposing child under 6 years of age with in- tent to abandon	2	One convicted and sent to Ionia 1 year; 1 convicted and sent Detroit House of Correction 1 year.

PROSECUTING ATTORNEYS.

HILLSDALE COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Forgery	3	One convicted, sent State Prison 2 years; I convicted, sentence suspended; I discharged on
Indecent exposure of person	1	examination. Discharged on examination.
Keeping saloon open on Sunday Keeping billiard table for hire, gain, or reward.	1	Discontinued.
Keeping saloon open after H P. MLarveny	23	Convicted, fined \$35. Two convicted, sent State Prison 3 years each; I sent Detroit House of Correction 3 years; I House of Correction 1 year; I sent to Jonia 8 months; 4 sent Detroit House of Correction 90 days; 2 sent Detroit House of Correction 55 days; 1 fined \$25 and cosis; 2 fined \$5 and drawn; 3 sentence suspended; 1 notle pros.
Manslaughter. Malicious injury to personal property Obtaining property under false pretenses	1 2 4	entered (witness died); 2 pending. Pending. Acquitted. One convicted, paid fine \$500; 1 sent to State Prison 9 months; 1 jury disagreed; 1 dis- charged on examination.
Permitting minor to play at billiards in house where liquors are sold	2	One convicted, and fined \$25 and costs; 1 convicted and fined \$20 and costs.
Perjury Riot Seduction. Selling liquor to minors	4	Pending. Settled civilly and complaint withdrawn. Convicted, sent to State Prison 2% years. One convicted and fined \$100; I convicted and fined \$50 and costs; I convicted and fined \$25 and costs; I withdrawn from jury.
Selling liquor to persons in the habit of getting intoxicated	3	One convicted and fined \$100 and costs; 1 convicted and fined \$25 and costs; 1 complaint
Selling liquor without giving bond	4	quashed. One convicted and fined \$60 and costs; 2 convicted and fined \$60 and costs each; 1 pending.

HOUGHTON COUNTY.

C. B. GRANT, Prosecuting Attorney.

Number of persons prosecuted, 94.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	57	Nincteen fined \$5 cach and costs; 14 fined \$10 cach and costs; 4 fined \$1 each and costs; 4 fined \$1 each and costs; 5 fined \$20 cach and costs; 5 fined \$20 cach and costs; 3 fined \$20 cach and costs; 1 fined \$10 cach and costs; 1 sentenced 10 days in juil: 3 discharged on complaining witness acknowled; nig satisfaction; 2 acquitted, and 1 fined \$20 cach.
Assault with intent to commit rape	1	and costs. Verdict, guilty of assault, fined \$1 and costs. Guilty of assault, sentenced to 9 months in Detroit House of Correction.
Burglary Disturbing religious meeting Disorderly persons	2 1 6	Verdict, not guilty. Fined \$10 and costs. All convicted; 2 gave sureties; 2 were committed to the county fail: 1 to the Detroit House
Larceny	9	of Correction, and I fined \$3 and costs. Five were convicted; 1 sentenced to State Prison for 2 years; 1 for 2% years; 1 to Detroit House of Correction for 1 year; 1 for months; 1 for 6 months; 3 acquitted, and 1 discharged.

HOUGHTON COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Molesting laborers Obtaining money under false pretenses.		Convicted and fined \$10 each and costs. Tried twice and jury disagreed. Put under recognizance to appear for trial, and recognizance forfeited.
Resisting an officer	1	Convicted. Put under recognizance to appear for trial and recognizance forfeited.
Selling intoxicating liquors without giving bonds	10	All convicted and fined \$25 each and costs.
Selling liquor to minors	2	Discharged.
Selling liquor to minors Selling liquor to habitual drunkards Surety of the peace and good behavior (com- plained of for threatening to commit assault	1	Discharged.
and battery)	1	Verdict, not guilty.

INGHAM COUNTY.

EDWARD CAHILL, Prosecuting Attorney.

Number of persons prosecuted, 317.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery Arson Assault	3	Two pending; I settled; I discharged. Reasons given for not informing. One convicted and sent House of Correction 60 days; 2 discharged.
Assault and battery	85	Two convicted and fined \$2 and costs each; 5 convicted and fined costs each; 3 convicted and fined \$1 and costs each; 1 fined \$3 and costs each; 1 fined \$3 and costs; 4 fined \$4.50 and costs; 1 fined \$1.50 and costs; 1 fi
Assault with intent to murder		Nol. pros. entered.
Assault with intent to rape	i	Nol. pros. entered. Convicted and sent State Prison 3 years.
Bigamy		One convicted, sent House of Correction 1%
		vears; 1 nol. pros'd.
BastardyBurglary	1	Three pending; 1 parties married. One convicted and sent State Prison 5 years; 2 convicted and sent State Prison 3 years each.
Conspiracy Cruelty to animals Disorderly	5	One not. pros. entered; 1 pending; 3 dismissed.
Cruelty to animals	81	Discharged.
Disorderly	81	Thirteen convicted, sentence suspended; 3 convicted and fined \$3 and costs each; 3 convicted and fined \$1 and costs each; 6 convicted and fined \$5 and costs each; 8 gave recognizance to keep the peace; 19 sent House of Correction 96 days each; 11 sent House of Correction 96 days each; 2 sent House of Correction 96 days each; 2 sent House of Correction 96 days each; 2 sent House of Correction 99 days each; 2 sent House of Correction 99 days each; 2 sent House of Correction
		6 months each; 1 sent House of Correction 3 months; 4 discontinued; 4 acquitted; 3 not. pros'd; 2 discharged; 2 settled.
Disturbing meeting	1	Convicted and sentence suspended.
Embezzlement	9	Five not. pros. entered; I recognizance for-
Talse pretenses	9	feited; 1 discharged; 1 settled; 1 acquitted.
raise precenses		One acquitted; I pending; I recognizance for- feited; 3 nol. pros'd; I convicted and sen- tenced to pay \$150 fine or 2 years in House of Correction; 2 complaints withdrawn.
forgery	2	One escaped; 1 discharged.
ncest	1	Convicted and sent State Prison 7 years.
injury to dwelling	5	Two discontinued; 1 discharged; 1 convicted and sent to Reform School until 21 years of age; 1 convicted and sentence suspended.

PROSECUTING ATTORNEYS.

INGHAM COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
arceny	2 38	One convicted, fined \$5 and costs; 1 nol. prosentered. Two convicted and sent State Prison 2 years
		each; 1 convicted and sent State Prison 3 years; 1 convicted and fined \$95; 1 convicted and fined \$60; 1 convicted and fined \$60; 1 convicted and fined costs; 1 convicted and sent Reform School until 21 years old; 6 sent House of Correction for 90 days; 1 sent House of Correction 3 months; 1 fined \$10 and costs; 1 sentence suspended; 1 acquitted; 2 compilating quasiled; 4 not, provid. 2 compilating quasiled; 3 confidence of the con
falicious mischief	4	Four sent to Reform School until 21 years of
Iurder	3	age. One convicted and sent State Prison 16 years; 1 convicted and sentence suspended until case is heard in Supreme Court; 1 nol. pros. entered.
bscene languageape	1 2 3	Convicted and sentence suspended. One escaped; I discharged. One convicted, sentence suspended; 2 nol. pros.
· ·		entered.
eduction elling liquor without having filed bond	9	One pending; 1 parties married by the justice. Two pending; 1 convicted and fined \$25 and costs; 1 fined \$25 and costs or 30 days in jail; 2 not. pros. entered; 2 dismissed; 1 acquitted.
elling liquor to minors and drunkardselling liquor on Sunday	4 3 1	One dismissed; 2 discontinued; 1 acquitted. One acquitted; 1 defaulted; 1 nol. pros. One acquitted.
elling mortgaged goods Threatening to kill Tolating hotel law.	2	Both acquitted.
iolating hotel law	21	One convicted and fined \$25; I sentence sus-
		pended; 15 settled; 1 discharged; 3 acquitted. One not pros. entered; 2 fined costs or 30 days

IOSCO COUNTY.

WILLIAM H. SIMPSON, Prosecuting Attorney.

Number of persons prosecuted, 29.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	12	Two fined \$6 each and costs; 1 fined \$4 and costs or 20 days in jail; 2 fined \$1 each and costs or 10 days in jail; 2 \$15 each and costs if fined \$3 and costs or 20 days in jail; 2 acquit
Assault with intent to murder	1	I med so and costs of 20 days in Jan, 2 acquire ted; 1 settled; 1 discharged. Case pending in Circuit Court, prisoner having been convicted of murder is now in State Prison.
Burglary		Both discharged upon examination.
Disorderly persons		Both acquitted.
Larceny	6	One fined \$15 and costs or 30 days in jail; 1 set
M-11-1	١.	tled; 3 acquitted; 1 discharged. Two discharged; 2 escaped.
Malicious injury to dwelling-house	1 4	Convicted and contended to colitary confine
muruer	١.	Convicted and sentenced to solitary confine ment in State Prison, at hard labor, for life.
Profanity	1	Fined \$1 and costs or 20 days in jail,

ISABELLA COUNTY.

ASA M. TINKER, Prosecuting Attorney.

Number of persons prosecuted, 37.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	14	Two discontinued; 2 discharged; 3 tried and acquitted; 1 convicted, fined \$1 and costs or \$1 days in jail; 1 convicted, fined \$1 and costs or \$0 days in jail; 1 convicted, fined \$10 and costs or \$0 days in House of Correction; 1 convicted and fined \$10 and costs or \$6 days in House of Correction; 2 convicted and fined \$10 and costs or \$6 days in House of Correction; 2 convicted and fined \$10 and costs or \$6 days in House of Correction; 2 convicted and fined \$10 and \$10 days in House of Correction; 2 convicted and fined \$10 days in House of Correction; 2 convicted and fined \$10 days in House of Correction; 2 convicted and fined \$10 days in House of Correction; 2 convicted and fined \$10 days in House of Correction; 2 convicted and \$10 days in House of Correction; 2 convicted and \$10 days in House of Correction; 2 convicted and \$10 days in House of Correction; 2 convicted and \$10 days in House of Correction; 2 convicted and \$10 days in House of Correction; 2 convicted and \$10 days in House of Correction; 2 convicted and \$10 days in House of Correction; 2 convicted and \$10 days in House of Correction; 2 convicted and \$10 days in House of Correction; 2 convicted and \$10 days in House of Correction; 2 convicted and \$10 days in House of Correction; 2 convicted and \$10 days in House \$10 days in
Assault with intent to murder	2	Convicted-1 sentenced to penitentiary 6 years.
Conspiracy	1	I sentenced to penitentiary 9 years. Venue changed to Clare county, tried, jury
Cruelty to animals. Drunkenness. Larceny.	1 1 13	failed to agree, case pending. Convicted, fined \$5 and costs or 10 days in jail. Three discontinued; 1 tried and acquitted; 2 pending; 2 fined \$0 and costs or 30 days in jail; 11 lined \$5 and costs or 30 days in jail; 16 and costs or 56 days in flouse of Correction; 1 fined \$5 and costs or \$6 \$6 ays in flow and costs or \$6 \$6 ays in flow \$6\$ and costs or \$6 \$6 ays in flow \$6\$ and costs or \$6 \$6 ays in flow \$6\$ and costs or \$6 \$6 ays in flow \$6\$ and costs or \$6 \$6 ays in jail; 1
Obtaining board with intent to cheat and de- fraud	4	One discontinued; 3 fined \$10 and costs or 30 days in jail. Discontinued.

JACKSON COUNTY.

J. A. PARKINSON, Prosecuting Attorney.

Number of persons prosecuted, 698.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
In Justices' Courts.		
Assault and battery	162	One hundred and nineteen convicted, of whom 19 were sent to jail, 78 paid fines, 22 sentence suspended, 2 bonds forfeited, 41 acquitted or discharged.
Assault with intent to murder	2	Held for trial in Circuit Court. One discharged; 1 pending in the Circuit Court.
etc Careless use of fire-arms. Cruelty to animals Disorderly under statute, including common drunkards, neglect to provide for family, va.	13 1 1	Discharged,
grants, etc	155	One hundred and twenty-three convicted, of whom 38 were sentenced to Detroit House Correction, 15 to common jail, 62 sentence sus- pended, 32 discharged on promise to leave, for want of cause, etc.
Disturbing religious meeting	3	All convicted and paid fines.

PROSECUTING ATTORNEYS.

JACKSON COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Drunk (under statute)	56	Fifty-five convicted, of whom 29 paid fines, 17 committed to jail, 9 sentence suspended; 1
Defacing building Embezzlement	8	discharged. Acquitted. Four discharged; 2 recognizance forfeited; 2 bound over to Circuit for trial.
False pretenses	13	Four discharged; 8 discontinued and defendants discharged; 6 held to Circuit Court.
Forgery	4	ants discharged; 6 held to Circuit Court. Three were complaints against one person, and one against another. Both bound over to Circuit Court.
Gambling	2	One discharged; 1 convicted and sentence suspended.
Indecent exposure. Larceny, including simple and compound	1 3 106	Held to Circuit Court for trial. Two discharged; I held to Circuit Court. Thirty-three convicted, of whom 4 sentenced to Detroit House of Correction, 9 to jail, 11 paid fines, 5 suspended sentence, 4 to Reform School at Lansing. 27 bound over to Circuit.
ManslaughterObstructing business of corporation	1 3	46 discharged. Held to trial in Circuit Court. Held to Circuit Court.
Receiving stolen property	6	Five held to Circuit: 1 discharged.
Removing chattel mortgaged property	3	Discharged. Discharged.
Resisting officer	Ĝ	Convicted-5 gave bonds to keep the peace, and 1 sentence suspended.
Uncoupling locomotiveUttering counterfeit coin	1	Bound over to Circuit Court.
Violation of liquor law		Discharged. Two convicted and paid fines; 1 convicted and appealed; 3 discharged; 2 forfeited recognizance; 3 pending.
Violation of act for protection of inn and hotel keepers	15	Nine convicted; 5 sent to jail; 1 paid fine of \$50; 3 sentence suspended; 6 discharged.
CASES IN CIRCUIT COURT, COMMENCED IN 1876 AND PENDING JANUARY 1, 1877.		
Administering poison to horse Assault and battery, appeals. Assault with intent to murder. Basalaty. Breaking and entering. Extortion. False precesses. Keeping house of ill fame.	1 1 1 1 3 2	Acquitted. One acquitted; 3 nolle prosequi entered. Nolle pros. entered. Discontinued. Nolle pros. entered. Nolle pros. entered. Nolle pros. entered. Nolle pros. entered. One paid costs and nolle pros. entered; 1 nolle
Larceny	2	pros. One sent to State Prison 2 years; 1 nolle pros.
Larceny from person	2	entered. One sentenced to State Prison 2 years; 1 con- victed and cause taken to Supreme Court on
Cases in Circuit Court, Commenced since January 1, 1877.		exceptions.
Assault and battery, appeals	3 12	Two recognizance forfeited; 1 not. pros. Four convicted of full charge and sentenced: 1 to State Prison 25 years; 1 to State Prison 10 years; 1 to State Prison 10 years; 1 to State Prison 6 years; 5 convicted of assault and battery and sentenced: 1 to Detroit House of Correction 1 year; 1 paid damages of injured party, and coats, and sentence suspended; 1 paid ine of \$200; 2 of \$75 each; 2 acquitted, and 1 notle pros. enterced.
Burglary, including breaking and entering store, shop, etc.	9	Five convictions—1 sent to State Prison 5 years, 2 for 3 years, 1 for 2 years, 1 for 1½ years, 1 acquitted; 1 notle pros. entered because of conviction and sentence on another charge; 1 notle pros. and 1 pending.
Bastardy	1	Pending. Convicted and sent to jail 10 days.
Bastardy. Conveying liquor into jail. Detaching locomotive. Embezzlement.	1 2	Nolle pros. entered. Two nolle prosequi entered, 1 defendant paid all costs.

JACKSON COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
False pretenses	6	Two convicted-1 sent to jail 60 days, 1 not sen- tenced because sentenced on another charge
Forgerv	4	for 10 years; 1 notte pros.; 3 pending. Three of these were informations against the same person, who pleaded guilty to all, and sentenced only on one. The other pleaded guilty and sentence suspended on showing and petition.
Incest	1 1 31	Acquitted. Sent to Detroit House of Correction 1 year. Eighteen convicted; 1 sent to State Prison 5 months; 3 to Yonia 2 years; 2 to Reform School, Lansing; 1 to Detroit House of Cor- rection 1½ years; 4 sentence suspended—2 because of conviction and sentence in other appeal discontinued; 1 seaped while jury was out and recognizance forfeited; 1 reasons (insanity) filed for not informing; 1 notle pros. because of conviction and sentence for other missel; 2 equitted; 1 recognizance forfeited; missel; 2 equitted; 1 recognizance forfeited;
Larceny from the person	4	1 pending. One sent to State Prison 2 years; 1 to Ionia 2
Manslaughter	1	years; lacquitted, and lipending. Convicted of assault and battery and sent to Detroit House of Correction 60 days in default of payment of \$200 fine.
Obstructing business of corporation	5	Note pres. in each case. Two nottle pres. entered; 3 pending. Convicted and sent to State Prison 2 years each. An appeal, convicted, and fined \$50.
Total in Justice Court Total in Circuit Court	106	
Grand total	698	

KALAMAZOO COUNTY.

EDWIN M. IRISH, Prosecuting Attorney.

Number of persons prosecuted, 205.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to murder		one sent to jail of county 70 days in default of payment of the; in like default I sent 6 days; 1 sent 50 days; 2 sent 50 days; 2 sent 50 days; 2 sent 50 days; 1 days 1 sent 50 days; 1 days 1

KALAMAZOO COUNTY, -- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Disorderly statute—prosecutions under to com- pel giving sureties for good behavior	59	Sixteen sent to Detroit House of Correction 1 year in default of sureties; in like default 3 sent 9 months; 1 sent 8 months; 2 sent 7 months; 1 sent 5 months and 15 days; 5 sent 6 months; 1 sent 5 months; 4 sent 3 months; 1 sent 50 days; 1 sent 65 days; 7 gave bail for one year's good behavior; 1 for 6 months; 1 for 5 months; 8 sentence suspended; 4 not, proof and under 1 property of the sentence of the sentenc
Disturbing school meeting Disturbing religious meeting Embezzlement Forgery	2 2 3 2	Fined 85 each. One acquitted; 1 nol. pros'd. One sent to jail 10 days; 1 acquitted; 1 pending. One sent to State Prison 2 years and 6 months; 1 sent for 1 year.
False pretenses	2	One reasons filed for not filing information; 1 pending.
Gaming	1	Judgment for \$50 forfeiture-body execution issued.
Incest	1 46	One sent to State Prison 1 year. One sent to State Prison 4 years; 3 sent 2 years and 6 months each; 1 sent 2 years; 2 sent 1 year; 1 sent 10 months; 1 sent to State House of Correction 2 years; 3 sent to Reform School; 1 sent to Detroit House of Correction 1 year; 1 sent 30 days; 1 sent 85 days; 1 sent to count; Mil 20 days; 1 default of bayment to count; Mil 20 days; 1 default of bayment 30 days; 1 sent 12 days; 1 fined 850; 1 fined 850; 1 fined 852; 4 fined 815; 1 fined 85; 6 requit. Iminary examination; 4 not. proof 3/5 acquit.
Malicious injury to personal property. Perjury Profanity. Surety of the peace Sale of liquors, unlawful.	3 1 2 2 2 12	ted. One fined \$35; 2 fined \$90 each. Discharged on preliminary examination. One fined \$57; 1 sentence suspended. One sentence suspended; 1 not, pros*d. Six fined \$25 and costs each; 1 sent to county jail 20 days; 1 fined \$20; 2 not, pros*d: 2 acquitted.

NOTE .- This report does not include convictions for drunkenness.

KENT COUNTY.

STEPHEN H. BALLARD, Prosecuting Attorney.

Number of persons prosecuted in courts of record, 139.		
No.	THE RESULT AND THE PUNISHMENT.	
7	Four nol, pros'd; 1 fined \$200; 1 convicted and sentenced to House of Correction for 14	
	months; 1 for two years. One sentenced to State Prison for life; 2 pending.	
7	One fined \$25; 1 sentenced to 30 days in jail; 3 fined \$64; 1 pleaded guilty and fined \$35.79; 1 pending.	
1 2 2 2	Acquitted on trial. Nolle pros'd. One nol. pros'd: 1 paid costs and discharged.	
	7 3 7 1 2 2 2	

KENT COUNTY .- CONTINUED.

CHARGED WITH	N	D. THE RESULT AND THE PUNISHMENT.
Burgiary	. 1	pealed to Supreme Court; 1 nol. pros'd; 1 de
Conspiracy to commit larceny	. 6	Asylum; Jentence suspended; 3 sentenced to State Prison for 5 years; 1 for 3 years; for 4 years; 1 for 3 years; 1 for 4 years and 8 months; 1 pending. One convicted and sentenced to House of Correction for 1 year; 1 for 10 months; 2 sent te jail for 10 days each; 1 fined \$200 and 30 days in jail; 1 convicted and took exceptions to
Disorderly,—appeal and <i>certiorari</i> Embezziement False pretenses	2 4 6	One dismissed as irregular; 1 pending. One fined \$25 and costs; 3 pending. One not. pros'd: 1 acquitted on trial; 1 plead guilty and sentenced to State Prison for 1
Forgery	3	One sentenced to 6 months in county iail: 1 to
Indecent exposure of person	١,	Acquitted on trial. Pending. Fire and annuals of a years; 1 for 1 year.
		mation flot; 3 convicted and no filling inton- preme Court; 4 acquitted on trial; 3 plead guilty and sentence suspended; 5 convicted and sentenced to State Prison for 1 year acch; 1 for 2 years and fanothers; 1 for 12 years; 1 months; 1 sentenced to county jail for 2 days; 1 fined \$15 and 2 hours in jail; 4 sentenced to county jail for 24 hours and fined \$5 cach; 2
Lewd and lascivious cohabitation	2	One convicted and sentence suspended: 1 sent
Malicious injury to dwelling house	6	enced to 6 months in House of Correction. Four not. pros'd; 2 plead guilty and fined \$15 and costs, and 1 \$25 and costs.
Malicious injury to personal property	2	
Malicious trespass Mayhem Perjury	1 1 4	One reasons for not filing information filed.
Rape	3	One not. pros'd; 1 plead guilty and sentence pending; 2 ponding; One jury disagreed, and plead guilty to assault and battery and sentenced to 30 days in Jail;
Receiving stolen property	5	1 pending; 1 nol. pros'd. One acquitted on trial; 2 plead guilty and sentence suspended; 1 convicted and appealed; 1 reasons for not filing information filed.
Resisting an officer	2	
SeductionSubornation of perjury	3	to jail for 30 days. Settled by parties and costs paid. Two convicted and granted new trials; I pending.
Selling liquor to minor,—appeal	1 1 1	Pending. Pending. Reasons for not filing information filed.
NUMBER OF PERSONS PROSECUTED BEFORE JUSTICES OF THE PEACE, 942.		
AdulteryArson	12 6	Eight held for trial; 2 nol. pros'd; 2 discharged. Four held for trial; 1 discharged on payment
Assault and battery	205	or costs, I cale arged, Thirty-two discharged, 20 acquitted on trial; 18 nol. pros'd; 10 discharged on payment of costs; 3 sentence suspended; 1 gave bonds; 10 committed to House of Correction; 92 paid fine and costs: 18 committed to isil; 2 ser
Assault with intent to murder	8	rants not returned. Two discharged; 2 nol. pros.; 1 warrant not returned; 3 held for trial.
Attempt to commit larceny	2	neig for trial.
Attempt to commit arson Assault with intent to rob	2	Held for trial, One nol. pros'd; 1 discharged. One nol. pros'd; 1 discharged; 3 held for trial; 2 warrants not returned. One nol. pros'd; 1 discharged; 18 held for trial;
Bastardy	7	One not. pros'd; 1 discharged; 3 held for trial;
Burglary	20	

PROSECUTING ATTORNEYS.

KENT COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Bigamy	1	Nol. pros'd. Discharged.
Bigamy. Conspiracy Conspiracy to rob. Conspiracy to commit larceny. Defrauding inn keeper	2	Discharged.
Conspiracy to rob	4	Held for trial.
Conspiracy to commit larceny	2	Held for trial.
Defrauding inn keeper		Three discharged on payment of costs; 2 paid fine and costs; 1 committed to jail; 1 pending;
Disturbing religious meetings	8	I warrant not returned; Two acquitted on trial; 6 convicted and paid
	1	fine and costs.
Disorderly	102	Seventeen sentence suspended; 20 discharged; 8 nol. pros'd; 4 discharged on paying costs; 1 sent to Reform School; 35 gave bonds; 43 committed to House of Correction; 3 war-
Drunkennessunder statute	87	One discharged; 10 sentence suspended; 46 paid fine and costs; 30 committed to lail.
Embezzlement	1	One discharged; 4 nol. pros'd; 3 discharged on payment of costs; 3 held for trial.
False pretenses		ranks not returned, I acquire to the training of the fine and costs; 30 committed to fail. One discharged; 4 no. pros'd; 3 discharged on payment of costs; 3 held for trial. One nol. pros'd; 4 discharged on payment of costs; 2 settled by parties, and costs paid; 5 held for trial.
Forgery	1	Two discharged; 1 nol. pros'd; 3 held for trial; 1 pending; 1 warrant not returned.
Fraudulent disposition of chattel mortgaged property	11	Three discharged on payment of costs; 2 nol. pros'd; 3 acquitted on trial; 1 paid fine and costs; 1 convicted and appealed; 1 warrant
wer a constituence	1	not returned.
Highway robbery	lí	Not provid
Incest	1	Nol. pros'd. Nol. pros'd. Held for trial.
Incest	13	Two not, pros'd: 1 discharged; 1 acquitted on
Keeping saloon open on Sunday	1	Held for trial. Two not. pros'd: 1 discharged; 1 acquitted on trial; 9 paid fine and costs. Four not. pros'd: 2 discharged; 2 acquitted on trial; 23 paid fine and costs; 1 jury disagreed
Larceny, compound	62	and case dismissed. Nine discharged; 12 nol. pros'd; 38 held for trial; 3 warrants not returned.
Larceny, grand	32	Six discharged; 9 nol. pros'd; 16 held for trial; 1 pending.
Larceny, petit	117	Fifteen discharged; 18 not. pros'd; 7 acquitted on trial; 1 discharged on payment of costs; 8 sentence suspended; 2 convicted and ap- pealed; 5 sent to Roform School; 6 committed to jail; 24 to House of Correctory of the first payments and prefurned; 1 lury disagreed.
Lewd and lascivious cohabitation	1	and costs paid.
Libel	1	Discharged.
Mayhem	10	One not. pros'd; 1 held for trial. Four paid fine and costs; 1 sent to Reform School; 3 held for trial; 1 discharged; 1 com-
Service of the servic	6	mitted to House of Correction.
Malicious injury to garden Malicious injury to personal property	8	One discharged; 2 not. pros'd; 1 paid fine and costs: 4 held for trial.
Malicious killing of animals	3	One discharged; 2 nol. pros'd; 1 paid fine and costs; 4 held for trial. One nol. pros'd; 1 acquitted on trial; 1 held for trial.
Misdemeanor	40	Fourteen paid fine and costs; I fine remitted on payment of costs; 4 committed to jail; 1 con-
Obstructing highway. Order from circuit court to hold to bail. Perjury Profano language. Rape. Resisting an officer. Receiving stolen goods.	1 2 8 1 4 2 7	provid; 17 warrants not returned; 1 pending. Paid fine and costs. Bonds given. Three not. pros'd; 1 discharged; 4 held for trial. Paid fine and costs. Three hot. for trial; 1 warrant not returned. One discharged; 2 discontinued; 4 held for trial; 1 warrant not returned.
Sacrilege. Search warrant. Seduction	. 6	Nol. pros'd. Four no goods found; 2 goods found. One settled by marriage; 1 held for trial; 1 warrant not returned.

KENT COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Selling liquor to minors	5	Two nol. pros'd; 1 convicted and appealed; 1 paid fine and costs; 1 jury disagreed and case dismissed.
Selling liquor without license. Selling liquor from another State without pay- ing State tax. Selling diseased meat. Surety of the peace.	4	Two nol. pros'd; 1 paid fine and costs. Three paid fine and costs; 1 pending. Paid fine and costs.
Subornation of perjury	6	Three found surcties: 1 paid costs and discharged; 1 discharged; 2 committed to jail. One discharged; 2 not. pros'd; 3 held for trial. Committed. Two not. pros'd. 1 acquitted on trial; 2 gave hends to keen the neace.
Threatening to accuse of crime	1	bonds to keep the peace. Held for trial.

KEWEENAW COUNTY.

THOMAS B. DUNSTER, Prosecuting Attorney.

Number of persons prosecuted, 11.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
	Ι.	Fined \$5 and costs.
Assault and battery	1 2	One convicted, settled by parties marrying: 1
•		pending.
Liquor law, violation of		One convicted, fined \$40 and costs; 1 convicted, fined \$60 and costs.
Larceny	1	One convicted, 30 days in county jail. Reasons filed for not filing an information. Settled, respondent paying amount in arrears
Perjury] 1	Reasons filed for not filing an information.
Public moneys, using for private purposes		with costs.
Saloon, keeping open on Sunday	2	One fined \$30 and costs—appealed; 1 jury disagreed, afterwards case discontinued.
Uttering counterfeit coin	1	Pending.

LAKE COUNTY.

F. L. Allen, Prosecuting Attorney.

Number of persons prosecuted, 20.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	7	One convicted and fined \$3 and costs or 20 days in county jall; 2 convicted and fined \$5 and costs; 3 convicted and fined \$2 and costs; 1 convicted and fined \$5 or ten days in jail—served out his sentence.
Assault with intent to commit rape	2	Both nolle pros'd.
Defrauding hotel keeper		Settled.
Forgery	1	Bound over for trial, bond \$500-forfeited.
Grand larceny	1	Acquitted.
Maiming beasts	2	Noile prosequied.
Perjury	1	Bound over-deceased before trial.
Petit larceny	2	One convicted and fined \$15 or 20 days in jail; 1
		convicted and fined \$5 or 15 days in fail.
Resisting officer	2	convicted and fined \$5 or 15 days in Jail. One convicted and fined \$13 and costs or 30 days in Jail; 1 convicted and fined \$2.50 and costs.
Surety to keep the peace	2	Ordered under bonds.

LAPEER COUNTY.

HARRISON GEER, Prosecuting Attorney.

Number of persons prosecuted, 129.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	4	Two released on suspended sentence; 2 jury disagreed.
Assault and battery	26	One fined \$40; 1 fined \$25; 2 fined \$15 each; 1 fined \$10; 5 fined \$5 and costs each; 5 acquitted; 5 discharged on payment of costs; 1 sent to jail 5 days; 5 suspended sentence.
Assault with intent to kill.		Pending.
Bastardy	1 -	One sentenced to pay \$8 per month for the sup- port of the child; 1 \$10 per month. Sentenced 1 year to State Prison.
Bigamy	1 2	Sentenced 1 year to State Prison. Sentenced 4 years each to State Prison.
BurglaryCareless use of fire-arms	í	Acquitted.
Drunk and disorderly	40	Eleven sent to jail; 4 fined \$10 each; 2 fined \$12 each; 2 fined \$14 each; 2 fined \$8 each; 2 fined \$7.50 each; 17 sentence suspended.
Forgery Obtaining goods under false pretenses	1	Fined \$20.
Obtaining goods under false pretenses	2	Acquitted.
Illegal votingIndecent exposure of the person	1	Acquitted. Pending.
Keeping house of ill-fame	1 1	Fined \$20,
Keeping saloon open on Sunday	5	Two fined \$34 each; 1 fined \$65; 1 pending; 1 acquitted.
Larceny	26	Twelve discharged; 2 nol. pros.; 1 sentence suspended; 5 sent to House of Correction; 1 acquitted; 1 fined \$15 and costs; 1 sent to Re- form School; 1 pending.
Malicious injury to dwelling	10	One sent to House of Correction; 3 discharged
Selling liquor without license	1	Fined \$35.
Violating fish law	1	Acquitted.

LEELANAW COUNTY.

BENJ. H. DERBY, Prosecuting Attorney.

Number of persons prosecuted, 12.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson Assault and battery. Cruelty to animals. Larceny Manslaughter.	1	One convicted, sentence anspended; I pending. Two acquitted; 2 convicted and fined \$20 each; 3 convicted and fined \$10 each; Convicted and fined \$10 and costs. Convicted and first sentence in costs. Convicted and first \$500 and costs.

LIVINGSTON COUNTY.

Andrew D. Cruickshank, Prosecuting Attorney.

Number of persons prosecuted, 130.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Allowing minors to play billiards where liquors are sold.	1	Convicted, fined \$20 and costs or 65 days in De-
Assault and battery		troit House of Correction; fine and costs paid. Nine fined \$5 and costs, paid; 4 fined \$25 and costs and paid; 3 fined \$8 and paid; 3 fined \$3 and paid; 1 fined \$100, paid; 1 pending; 1 sent \$5 days to House of Correction to Detroit; 1 sent \$5 days to House of Correction to Detroit; 1 sent \$5 days to fail; 6 acquitted; 7 settled by payment of costs; 2 jury disagreed and with.
Assault with intent to murder Bastardy Bonds to keep the peace	1 2	Convicted and sent to State Prison 2 years. Settled by marriage of the parties. One gave bonds \$300 for 1 year; 1 \$500 for 65
Burglary		day's, bonds filed. Six convictor—2 sent to State Prison 7 years each, 1 to State Prison 2 years 6 months, 2, 1 year 6 months, 1 to Joina Reformatory 6 months, 1 set to Reform School at Lansing until 18 years old; 5 discharged on examination; 3 warrant not returned.
Conspiracy Defrauding hotel keepers	1	Complaints withdrawn, costs paid. Convicted, fined \$10 and costs or 20 days in jall; sent to jall in default of payment of fine. One discontinued; 3 discharged by paying
Disorderly persons	1	One discontinued; 3 discharged by paying costs.
Drunk		Six fined \$5 and costs of prosecution—fine and costs paid; 2 discontinued; 2 committed to jail 10 days; 1 committed 5 days to jail.
False pretenses. Forgery. Furnishing liquor to prisoners in jail. Incest. Larceny (Grand). Larceny (Petit).	1 1 1 2 15	One pending; 3 discharged. One convicted, sent to State Prison 3 years. Complaint withdrawn upon payment of costs. Pending. One pending; 1 broke jail and escaped. One fined \$25, in default 60 days in Detroit Lied; 1 sent 20 days to jail; 1 sent 20 days to House of Correction at Detroit in default of \$25 fine; 1 committed 20 days in default of \$30 fine; 1 committed 20 days in default of \$40 fine and costs; 3 discontinued; 2 discontinued by paying costs; 1 sentenced to Reform School at Lansing until 18 years old—sentence disapproved by Julige of Probate; 1 1 warrant not returned. In warrant not returned.
Mayhem Maiscious injury to property	13	Pending. Two discharged on examination; 1 nol. pros.
Rape	1	Convicted and sentenced to State Prison 10 years.
Selling liquor without filing bonds with County Treasurer	1	Convicted, fined \$25 and costs or 65 days in the House of Correction; fine and costs paid.
Selling liquor to minors Selling liquor to persons in the habit of getting intoxicated	3 4	Convicted, fined \$25 each and costs of prosecution; fine and costs paid. Two convicted, fined \$25 and costs—fine and costs paid; I jury disagreed and nol. pros.; 1
Vagrancy	9	complaint withdrawn upon payment of costs. Two committed to Honse of Correction 80 days each in default of \$100 bonds for good behav- ior; 3 acquitted on trial; 3 discontinued; 1 required after conviction to enter into recog- nizance for good behavior for 85 days \$200, and in default was sent to Detroit House of Cor- rection for 85 days.

MACKINAC COUNTY.

J. S. Douglass, Prosecuting Attorney.

Number of persons prosecuted, 2.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Burglary and larceny	1 1	Nol. pros. entered. Acquitted on trial.

MACOMB COUNTY.

George M. Crocker, Prosecuting Attorney.

Number of persons prosecuted, 89.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson Arsault Assault and battery	1 1 35	Reasons filed for not filing information. Tried, convicted, fined \$3 and costs. Acquitted 4; discharged 10; escaped 1; 1 con- convicted, fined \$10; 1 convicted, fined \$3 and costs; 1 convicted, fined \$5 and costs; 1 con- convicted, fined \$6 and costs; 1 con- sent to fall; 1 convicted, fined \$15 and costs 1 convicted, fined \$5 and costs; 1 con- ticted, fined \$5 and costs; 1 convicted sentence suspended; 2 convicted, fined \$6 each, or 90 days in Detroit House of Correc- tion; 1 convicted, fined \$3.75 and costs; 2 con- victed, fined 10 cents each and costs; 1 con- victed, fined 10 cents each and costs; 1 con- ticted; fined \$90 and costs; 1 convicted fined \$5 and costs; 1 convicted, fined \$1 and costs 1 convicted; fined \$90 and costs; 1 convicted fined \$5 and costs; 1 convicted, fined \$10 and costs; 1 convicted, fined \$20 and costs; 1 convicted fined \$5 and costs; 1 convicted, fined \$10 and costs; 1 convicted, fined \$20 and costs; 1 con- ticests; 1 convicted, fined \$20 and costs; 1 con
Assault with intent to commit rape	1	victed, fined \$10 and costs. Convicted, sentenced to State Prison for 8
Bastardy	1	years. Convicted, sent to jail in default of recogniz-
Burglary	3	ance. Two convicted and sent to State Prison for 5 years each; I escaped.
Conveying instruments to prisoners to aid escape	1	Convicted, sentenced 4 months in Detroit House of Correction.
Cruelty to animals Disorderly	1 2	Discharged. One convicted and bonds for good behavior filed; I discharged.
Disturbing public meeting. Embezzlement. False pretenses. Forgery. Forgery. Incesting with workmen. Incesting and a supplied on Sunday. Larceny.	1 2 1 4 1 1	Discharged. Discharged. Convicted, sentence suspended. Convicted, sentence suspended. Now pendling. Discharged. Nine discharged; 2 acquitted; 3 now pendling. I convicted, sentenced to Detroit House of to State Prison 2 years; 1 convicted and fined S50 and costs; 1 convicted and sentenced to Ionia 3 years; 1 convicted and fined 25 cents and costs.

MACOMB COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Murder Neglect to file bonds under liquor law Nusance Resisting an officer Seduction Sureties to keep the peace Wilful trespass	6 2	Tried, jury disagreed—now pending, Convicted, fined \$25 and costs. Discharged. Now pending. Discharged. Discharged. Discharged.

MANISTEE COUNTY.

Louis E. Morris, Prosecuting Attorney.

Number of persons prosecuted, 54.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	28	Eight dismissed on payment of costs; 3 fined \$1 and costs; 2 fined \$2 and costs; 1 fined \$2.50 and costs; 1 fined \$2.50 and costs; 3 fined \$3 and costs; 3 fined \$5 and costs; 3 fined \$5 and costs; 1 fined \$4 and costs; 1 fined \$5 and costs; 1
BastardyBurglary	4	One dismissed; I married and paid costs. One 12 years State Prison; one 10 years State Prison; one 7 years State Prison; one 5 years State Prison.
Careless use of fire arms	1 4	Reform School at Lansing until 18 years of age. Two dismissed; 1 sentence suspended; 1 six
ForgeryLarceny	1 5	months Detroit House of Correction. Acquitted. Two dismissed; 1 acquitted; 2 six months Ionia House of Correction.
Rape	1 1 3	Acquitted. Sentence suspended. One acquitted; 1, 15 days in county jail; 1 fined 835 and costs.
Selling liquor to minor		Fined \$25 and costs each. Bonds given and costs paid.

MANITOU COUNTY.

E. M. GREEN, Prosecuting Attorney.

Number of persons prosecuted, 1.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to commit the crime of murder.	1	Convicted, sentenced to State Prison 1 year.

MARQUETTE COUNTY.

John Q. Adams, Prosecuting Attorney.

Number of persons prosecuted, 130.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	63	One sentence suspended; 2 House of Correction 6 months; 5 \$2 and costs; 5 discontinued; 4 \$10 and costs; 12 \$5 and costs;
Bastardy	,	4 bound over to Circuit Court; 3 \$25 and costs; 10 acquitted; 1 \$50 and costs; 12 from 5 to 30 days in county jail; 1 nol. pros.; 1, 6 months House of Correction. Bound over to Circuit Court.
Disorderly conduct		Four put under bonds to keep the peace; 9, 1 year House of Correction; 1, 3 months county init: 5 discharged: 4 fined \$3 each.
Larceny		Three 10 days in jail; 17 discharged; 6 bound over to Circuit Court; 1 sent to House of Cor- rection; 3 fined \$2 each; 1, 90 days in jail; 1, 2 days in jail.
Indecent exposure of personRiot. Vagrancy. Violation of city ordinance	3	Ten days in jail. Notle pros'd. Acquitted. One fined \$50; 1 60 days in county jail.
Violation of liquor law	2	One fined \$25; 1 nol. pros.

MASON COUNTY.

R. P. Bishop, Prosecuting Attorney.

Number of persons prosecuted, 44.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson Assault and battery Assault with intent to murder	1 1 1 1 14	Acquitted. Fined \$10 and costs. Brought over from 1876. Pending. d. One fined \$10 and costs; 1 fined \$5 and costs; 3 fined \$5 and costs; 1 fined costs; 3 fined \$5 and costs; 1 sent to House of Correction 9 and costs; 1 sent \$1 till costs; 1 fined \$2 and costs
Assault with intent to commit rape False pretenaes. Falsely pretending to be an officer. Forgery. Keeping saloon open on Sunday. Keeping saloon open after 11 o'clock P. M	1 1 1 4 2	Convicted, sentenced 3 years State Prison. Discharged. Pending. Pending. Fined \$25 and costs each. Fined \$25 and costs each.
Larceny, petit.	Ĩ.	One sent to Reform School; 1 fined \$24 and costs; 1 sentenced to 90 days in jail; 1 fined costs; 1 discharged; 1 sent to House of Correction 90 days.
Lascivious cohabitation Malicious destruction of property	2 3 1	Discharged on payment of costs. Discharged. Pending. Fined \$40 and costs.

MECOSTA COUNTY.

BENJAMIN F. GRAVES, Prosecuting Attorney.

Number of persons prosecuted, 87.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	29	Fourteen tried and convicted; I fined \$50 costs, sent to Detroit House of Correction 90 days; sent to Detroit House of Correction 90 days; I fined \$25 and costs; 2 sent to jail 20 days each; 1 fined \$8 and costs; I fined \$5 and costs; 4 fined \$1 cach and costs; 3 fined, appealed to Circuit Court and now pending; 1 escaped; 6 tried and acquitted; 5 pleaded guilty; 2 sentences suspended; 1 fined \$15 and costs; 3 fined \$5 and costs; 3 fined \$5 and costs; 3 fined \$5 and costs; 3
Attempt to commit burglary and larceny Burglary Drunk and disorderly	1 1 27	not. provid; I dismissed. Now pending. File receiver the provided provided the provided provi
Keeping house of ill-fame Larceny of \$25 and over	4	Still pending. Three tried and acquitted; I convicted, sent to
Larceny, under \$25	12	Detroit House of Correction 7 months. Eight tried and convicted; 1 flund 85 and costs; 2 flund 85 and costs; 1 sent to Detroit House of Correction 70 days; 1 sent to jail 90 days; 3 ent to jail 90 days; 3 ent to jail 70 days; 2 flunds of tried—acquitted; 2 not. prost; 1 dismissed.
Murder	1	Convicted of manslaughter, sent to State Prison
Perjury	1	5 years and 6 months. Still pending. Convicted of assault with intent to rape, sent to State Prison 6 years.
Robbery	1	Convicted, sent to State Prison 5 years.
Selling liquor to minors Selling liquor by druggist without keeping	1	Convicted, appealed to Circuit.
record	1	Convicted, appealed to Circuit.
keepers	5	Two convicted, sent to Jail 15 days each; 2 convicted, fined \$5 each and costs; 1 convicted, fined \$8 and costs.

MENOMINEE COUNTY.

Thos. B. Rice, Prosecuting Attorney.

Number of persons prosecuted, 29.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	6	One fired \$10 or 10 days in county jail; 1 fined \$5 and costs; 1 fined \$3 and costs; 1 fined \$5 and costs or 10 days in county jail; 1 acquit.
Burglary Burglary and larceny Drunk and disorderly	1 1 9	ted; I discontinued. Convicted, sentenced 3 years State Prison. Discharged on preliminary examination. Three fined \$5 and costs each; I fined \$5 or 7 days in county jail; I fined \$5 and costs; I fined \$1 and costs; 2 sentenced 10 days each in county jail; I sentenced 3 days in county jail; I sentenced 3 days in county jail.
Felonious assault. Larceny Liquor law, violation of	1 4	Not. pros. entered by order of court, Acquitted. Two acquitted; 1 fined \$25 and costs; 1 convicted and fined \$25 and costs—appeal taken to
Manslaughter	1	circuit court—pending. Convicted and sentenced 4 years in State Prison.
Malicious mischief. Refusal to show license as pedler. Surcties to keep the peace.	2 1 2	One acquitted: 1 pending.

MISSAUKEE COUNTY.

M. D. RICHARDSON, Prosecuting Attorney.

Number of persons prosecuted, 2.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to commit murder	1	Convicted, fined \$100, and in default of payment to be confined in county jail 4 months. Nolle pros'd.

MIDLAND COUNTY.

James Vankleeck, Prosecuting Attorney.

Number of persons prosecuted, 38.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	10	Two convicted, fined \$1 and costs each—fine and costs paid: 1 convicted, fined \$3 and costs or four months in county jail—sent to jail; I convicted, fined \$50 doi:10 and costs
Assault with intent to commit rape	1 2 1 3	drawn. Held for trial, now pending. Held for trial, now pending. Held for trial, now pending. Complaint withdrawn and costs paid. Convicted—one sent to Detroit House of Correction 4 months; 2 for months.
Drunk		One complaint withdrawn and costs paid; 2 convicted and sentence suspended; 1 convicted, fined \$1 and costs, paid; 2 fined \$5 and costs, paid.
False pretenses	2	One complaint withdrawn and costs paid; 1 nol. pros. in justice court entered.
Incest. Larceny.	7	Held for trial, now pending, One convicted, sent to State Prison 2½ years; 1 convicted, sent to Detroit House of Correc- tion 9 months; 1 convicted, fined 500 or 4 months in Detroit House of Correction, sent to House of Correction; 2 acquitted on trial; 1 held for trial in circuit contr, now pending; 1 convicted, sent to jail for ten days.
Manslaughter	1	Now pending. Allowed to go on his own recognizance after
Murder	2	disagreement of jury. Now pending.

MONROE COUNTY.

GEO. M. LANDON, Prosecuting Attorney.

Number of persons prosecuted, 94.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1	Old case—nol. pros.
Adultery Assault and battery	33	Seven settled; 13 discharged before trial; 3 convicted and discharged on appeal on payment of costs; 1 discharged on appeal; 3 cquitted; 1 sent to jail 55 days; 1 fined \$5 and costs and jail 45 days; 1 fined \$1 and costs; 2 fined \$6 ach and costs: 1 fined \$4 and costs.
Assault with intent to murder	1	Discharged on reasons filed for not filing infor- mation.
BastardyBurglary	1	Discharged, child died before arrest.
	i	One sentenced 1 year State Prison; I discharged on payment of costs.
Defrauding inn-keeper	4	One discharged; 2 settled; 1 acquitted.
Disorderly	3	Two sent Detroit House of Correction; 1 dis-
False pretenses	2	charged. Acquitted.

MONROE COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESTLT AND THE PUNISHMENT.
Fraudulent disposal of mortgaged property Keeping saloon open on Sunday Larceny (grand).	1	Pending. Fined \$25 and costs.
Larceny (grand)	7	One discharged on examination; 4 reasons for
Larceny (petit)		not fling information; 2 pending. One convicted and discharged on habeas corpus, 1 surrendered to Wayne county on charge of horse stealing; 2 to jail 15 days; 1 Reform School; 1 Detroit House of Correction; 1 dis- charged on appeal on payment of costs; t
Liquor law, violation of	3.	settled; 1 pending. One fined \$25 and costs and 45 days in jail; 1 dis-
Malicious injury to personal property	7	charged; lacquitted. Five boys discharged and returned to parents on payment of costs by recommendation of State Commissioners for juvenile offenders: 1 discharged; lending.
Obstructing justice, enticing witness	1	Pending.
Office, breaking and entering	2	Convicted, 1% years each State Prison.
Oils, selling uninspected	2	Convicted, fined \$25 each. Discharged on examination.
Receiving stolen property Willful and malicious killing of animals	1	Discharged on examination.
willing of animals	1	Discharged on reasons for not filing informa-
Willful trespass, entering on garden	6	Five discharged on payment of costs; lacquit- ted.

MONTCALM COUNTY.

HARMON SMITH, Prosecuting Attorney.

Number of persons prosecuted 170 -Convictions 10

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to murder	9	One arrested and charged with murder; bound over and escaped; I discharged on ex amination; I bound over, tried and acquitted 1 complaint and warrant issued, not served; not, pros'd in circuit court; I failed in circuit court for default of complainant to attend as witness.
Assault and battery	34	Seventeen convicted and paid fines aggregating 3864.50; 2 convicted, sentence suspended 2 jury disagreed and discharged; 3 discontinued by complainant; 6 tried and acquitted 3 committed to county jail; 1 convicted and appealed, still pending.
Adultery	2	One convicted and sentenced 60 days Detroit House of Correction; 1 nol. pros'd in circuit court.
Assault with intent to rape	8	Two discharged on examination; 1 no. pros'c in circuit court—reasons.
Assault.	1	Convicted and fined \$5.80, paid fine. Still pending in circuit court.
Aiding prisoner to escapeArson	î	Examined and discharged.
Bastardy	3	One settled with Superintendents Poor; 2 mar- ried the girls.
Burglary	2	Both convicted and sentenced 3 years in State Prison.
Conspiracy	3	One acquitted on trial in circuit court; 2 not. pros'd in circuit court.
Cruelty to animals	3	One convicted and sentenced county jail 26 days; 1 convicted and sentenced county jail 15 days; 1 discharged on trial.
Embezzlement	4	One convicted and sent 90 days State House of Correction; I still pending; I trued and acquitted in circuit court; I examined and discharged.
Drunkennoss	8	Four convicted and paid fines aggregating \$29.29; 1 convicted, fined, secured officers and escaped; 1 convicted and sent 15 days to county jail; 1 convicted, common drunks and, 90 days State House of Correction; 1 convicted and sentence suspended.

MONTCALM COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Disorderly persons	5	One convicted and sent 90 days to Detroit House of Correction; 1 convicted, 15 days in county Jail; 1 convicted and gave bond for 6
Disorderly persons,-common prostitutes	4	months; 2 tried and acquitted. Convicted and each sent 90 days to Detroit House of Correction.
False pretenses	5	One not. pros'd in circuit court; 2 still pending in circuit court; 1 reasons for not filing information in circuit court; 1 examined and discharged.
Forgery	. 4	One convicted and sent 30 days jail from circuit court; 1 discontinued by complainant; 1 bound over, still pending.
Forgery, uttering forged note	14	Still pending in circuit court. Two convicted, sent 90 days to Detroit House of Correction; 2 acquitted on trial.
Gaming		One convicted and fined \$30, fine paid; 1 still
Gaming, keeping table for	3 14	Discontinued by complainant. Three examined and discharged before justice; 3 examined and discharged, costs to complainant; 4 still pending in circuit court; 2 tried and acquitted: 2 settled with county
Larceny, petit.	19	superintendents of poor. One convicted, fined \$17\to committed to jail 30 days; 2 discontinued, costs to complainants; 1 convicted, ent Detroit House of Correction 9 months—common thief; 1 convicted and pended; 2 convicted and sentenced to Detroit House of Correction 90 days; 2 convicted and sentenced to State House of Correction 90 days; 2 tried and acquitted, costs to complainant; 1 tried and convicted, county jail 35 days, committed; 1 tried and settled, county jail 15 days, committed; 1 tried and settled, and appealed, recognizance forfeited and \$100 collected by writ and paid county trensurer.
Murder	1	One examined and bound over, plead guilty and died in fail before sentence.
ProfanitySeduction	1	Convicted, fined \$4.20, paid. Tried, jury disagreed, still pending in circuit court.
Soliciting to commit felony	1	Convicted and sent to State House of Correc- tion I year.
Resisting officer	ı	Convicted, sent to jail 30 days and discharged on habeas corpus.
Threats, criminalViolating hotel law		One discharged on examination; I still pending. One convicted and sent jull 20 days; I convicted, appealed and settled, costs paid; I acquitted on trial; 2 settled with complainants, costs paid.
Violating election law	10	(Complaint withdrawn. One convicted and fined \$30, paid; I settled with township board pending suit; I convicted and fined \$41, paid; I arrested and escaped; I con- victed and fined \$47, paid; I convicted and sent to jail 40 days; I convicted and fined \$25, paid; I convicted, discontinued by complaint paid; I convicted, discontinued by complaint paid; I convicted and fined \$25, paid; I convicted and I fined \$25, pa
Surety of the peace		convicted and fined \$00, paid. Two convicted, gave bonds and paid costs; 1 convicted and sent 90 days to Detroit House of Correction; 1 discontinued and costs paid; 2 acquitted.
Willful trespass	4	One convicted and sent 20 days county jail; 1 convicted, fined \$17, fine paid; 1 convicted, fined \$7.12, paid; 1 discontinued, costs to complainant.
Miscellaneous (estimated)	40	Cases, not reported so as to classify, disposed of in the average manner above detailed.

MUSKEGON COUNTY.

NELSON DELONG, Prosecuting Attorney.

Number of persons prosecuted, 295.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	3	One tried and acquitted; 2 nol. pros. at request of complainant.
Assault	4	Convicted-1 fined \$6; 1 fined \$25; 1 fined \$5.50
Assault with intent to commit murder Assault with intent to commit rape	2	I sentenced to county jail 40 days. One acquitted; I pending. Convicted of assault and battery, Detroi House of Correction 6 months.
Assault and battery	85	Nicotacouit tooi; s. 100 n. 100 n. 100 momplainant paying costs; 5 esttlet; 3 subsconder land bail for feited; 2 dismiscel—complainants ran away to convicted and sentenced as follows: 5 convicted and sentenced as follows: 5 convicted and sentenced as follows: 10 county jail 15 cays; 1 find \$10; 1 fined \$4.5 cach and costs; 1 fined \$14; 11 fined costs; 2 fined \$15 cach and costs; 3 fined \$15 cach and costs; 3 fined \$2 and costs; 1 fined \$16; 1 fined \$11; 1 fined \$14; 1 fined \$10; 1 fined \$15; 1 county jail \$2 days; 2 fined \$15 cach; 1 fined \$15; 1 county jail \$2 days; 2 fined \$15 cach; 1 fined \$15; 1 county jail \$2 days; 2 fined \$15 cach; 1 fined \$15; 1 fined \$11 including costs; 1 fined \$7; 1 fined \$2.50; \$1 fined \$7; 1 fined \$7
Bastardy	2	One settled with complaining witness; 1 dis missed on the recommendation of Prosecut ing Attorney.
Breaking jail	1	Tried, jury disagreed, and nolle prosequi ent ered, the defendant having been in Jail months awaiting trial.
Breaking and entering store in night time with intent to commit larceny	4	Convicted—3 sentence suspended owing to the youth and former good character of defend ants; I sentenced to State Prison 4 years and 6 months.
Burglary	2	One discharged on examination on recommend ation of Prosecuting Attorney; 1 held for trial in Circuit Court—pending.
Counterfeiting U. S. coin Cruelty to animals. Disorderly persons	1 7	Convicted, State Prison 3 years, Convicted, sentenced to juli 20 days. One dismissed; 8 convicted—1 sentenced to Detroit House of Correction 90 days on failure to give surety for good behavior; 2 sentenced days; 1 sentenced to Detroit House of Cor- rection 6 months for same reason; 1 gave surety for good behavior; 100 days.
Embezzlement	3	with his township and not pros entered:
Entering dwelling with intent to steal	2	pending, examination not finished. Convicted, both sentenced to Reform Schoo till 18 years old, 4 and 5 years respectively.
False pretenses	1	
Forgery	2	of Prosecuting Attorney. One convicted, sentenced to State Prison years; I pending. Tried and acquitted.
Indecent exposure of the person Inn-keepers, defrauding same	1 4	suspended on paring claimant amount due
Keeping house of ill-fame	1	and paying costs; 1 settled; 1 nolle pros. Pending in Circuit Court.

MUSKEGON COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Larceny, including larceny from store, from dwelling, and from the person	58	Seven acquitted; 7 dismissed—3 on settlement and complainants paying costs, 4 no ground for prosecution; 42 convicted—3 sentenced to State Prison 3 years; 1 county jail 30 days; 2 fined 85 cach; 10 sentence suspended on payment of costs; 2 county jail 30 days; 1 county jail 10 days; 1 county jail 10 days; 1 county jail 10 days; 1 county jail 20 days; 1 days; 1 county jail 20 days; 1 days 1 county jail 20 days; 1 days; 1 county jail 20 days; 1 days; 1 county jail 20 days; 1 days; 2 days; 1 days; 2 days; 2 days; 2 days; 3
Liquor law, violation of the same, 92— (a). Selling to minors	2	Tried-ljury disagreed, nolle pros. on defendant paying \$38 costs; 1 convicted, fined \$25
(b). Not giving bond	2	and costs. Convicted—1 fined \$25 and costs; 1 sentenced to
(c). Not paying tax	3	county jail 60 days. One convicted, fined \$44; 2 dismissed, defend-
(d). Keeping saloon open on Sunday		ants not having been assessed for the tax. One convicted, fined \$25 and costs; 1 nolle pros. after jury disagreed.
(e). Public intoxication	83	alter fully disagreed. Eighty-two convicted:—37 paid costs and sentence suspended; 8 fined 55; 9 fined 55 and costs; 1 fined 55 and 15 days in jail; 13 sentenced to 5 days in jail; 4 sentenced to 10 days in jail; 2 sentenced to 10 fays in jail; 4 sentenced to 20 days in jail; 3 fined 55 and costs; 1 dismissed.
Manslaughter by abortion	1	Notle pros. in Circuit Court.
(a). Entering garden, etc(b). Removing timber	2 4	Convicted and fined \$7.50 each. Convicted—I sentenced to State Prison 1 year; 1 sentenced to Detroit House of Corrected 3 months and fined \$50; 2 fined \$17.50 each.
Malicious injury to personal property Perjury	1	Convicted and fined the costs. Pending in Circuit Court.
RapeReceiving stolen property	1	Pending in Circuit Court, defendant at asylum, Pending in Circuit Court.
Recognizance, suit on forfeited	2	One judgment for \$500; 1 pending, at issue in Circuit Court.
Resisting officer	2	One nolle pros.; 1 tried by jury, disagreed, and respondent absconded, recognizance for-feited.
Surety to keep the peace	2 1	Convicted and gave surety for 1 year each. Discharged on examination on recommendation of Prosecuting Attorney.

OAKLAND COUNTY.

James K. Patterson, Prosecuting Attorney.

Number of persons prosecuted, 307.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery. Arson Assault and battery. Attempt to burn jail. Bastardy. Burglary.	1 2 1	Pending. One tried—jury disagreed; I convicted, sentenced to State Prison 10 years. Ten discharged; 23 fined 35; 6 sentence sus pended; I lind, prod 4; 6 fined from \$50 to \$15 t
Defrauding inn keeper. Disturbing meeting. Drunk and disorderly. False pretenses. Forgery. Grand larceny.	150 2	years. Fined \$25. Tried-convicted and fined. Frined from \$5 to \$10 cach, or imprisoned from 10 to 90 days, or sontence suspended. Notle prost of Convicted, sentenced to State Pris. Nine tried-convicted; 2 acquitted; 2 sentenced to State Prison 1 year each; 2 State Prison 2 vers each; 4 to county ini 30 days
Larceny, petit	53	cach; 1 fined \$100; 1 pending. Fined from \$2 to \$30 each; 8 county jail; 6 not. pros'd by Prosecuting Attorney; 3 to Detroit House of Correction 60 days to 6 months.
Malicious injury to dwelling Murder Nuisanee Poisoning animal Robbery Threats of the Communication Threats of the Communication Violation of sepulchre. Violation of liquor law.	1 1 1 2	Discharged on examination. One tried and acquitted; 2 pending. Pending. Tried—guilty, sentenced to State Prison 3 years. Finding, ros'tl; 1 pending. Nol. pros'tl. Discharged on examination. One tried—convicted selling to minor, sentenced to county fail for 80 days; 1 Jury disagreed; 1 defendants acquitted.

OCEANA COUNTY.

ALFRED H. NALSON, Prosecuting Attorney.

Number of persons prosecuted, 35.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	18	Ninc convicted—I fined \$7 and costs or 10 days in jail; 1 fined \$5 and costs or 15 days in jail; 3 fined \$10 and costs or 20 days in jail; 1 fined 15 days in jail; 1 sixty days in jail; 1 thirty days in jail; 1 thirty days in jail; 1 fined \$20 and costs, or 30 days in jail; 7 not, proof, 2 discharged.
Assault with intent to kill	1 1 1 4	Both discharged on examination. Nol. pros'd. Fined \$5 and costs. Jury disagreed—awaits another trial. Three convicted—1 sent to county jail 10 days; 1 fined \$50 and costs or 69 days in jail: one \$5
Larceny, grand	5	and costs or 20 days in jall; I nol. pros'd. Two forfeited bail; 1 acquitted; 1 discharged; 1 pending.
Seduction	1	Convicted, sent to State Prison 2½ years. Both convicted, fined \$25 and costs each, or 60 days in jail.

OGEMAW COUNTY.

S. V. THOMAS, Prosecuting Attorney.

Number of persons prosecuted, 10.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	3	Two convicted-1 appealed to Circuit Court, nol. pros. entered; 1 sentence suspended; 1 acquitted.
Assault with intent to murder	1	Convicted of assault and battery, awaiting
Defrauding hotel keepers		sentence. Sctled. Pending. Convicted, sentenced to jail 30 days. Convicted, new trial ordered, defendant plea guilty of assault and battery, sent to Detro House of Correction for one year.

ONTONAGON COUNTY.

M. L. DUNHAM, Prosecuting Attorney.

Number of persons prosecuted, L.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	1	Discharged.

OSCEOLA COUNTY.

Cassius M. Beardsley, Prosecuting Attorney.

Number of persons prosecuted, 36.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson	1	Discharged on examination. Acquitted. One convicted, fined \$10 and costs or 25 days in jail; 1 fined \$25 and costs or 80 days in jail; 1 fined \$25 and costs or 90 days in jail; 2 fined \$35 and costs; 1 fined \$2.50 and costs; 1 fined \$35 and costs; 1 fi
Assault with intent to commit rapeBurglary	1	Convicted of assault and battery, fined \$100. One convicted, sentenced 2 years in State Prison; 1 acquitted.
Embezzlement. False pretenses. Keeping saloon open in tavern after 11 P. M. Larceny.	l	Not. pros'd. Recognizance forfeited. Acquitted. One convicted and fined \$10 and costs or 20 days in jail; I convicted and fined \$20 and costs or 40 days in jail: 2 fined \$1 and costs each: 4
Malicious injury to property	1	nol. pros'd.' 4 bound over to circuit court; 4 discharged. Discharged on examination. Convicted and put under bonds to keep the peace.

OTSEGO COUNTY.

WM. R. KENDRICK, Prosecuting Attorney.

Number of persons prosecuted, 15.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 5	Complaint withdrawn. One convicted and sentenced to Detroit House of Correction 1 year; I fined \$20 and costs; I fined \$10 and costs; I fined \$6 and costs; I
Assault with intent to commit rape	2	fined \$5 and costs. One convicted and sentenced 3 months to the Detroit House of Correction; lacquitted.
Disturbing the peace	2	One put under bonds \$500 for 6 months; 1 put
Selling liquor without bond. Seduction Trespass on lands	2	under bonds \$1,000 for 1 year. One fined \$20 and costs; 1 fined \$15 and costs. Both acquitted on examination. Fines aggregated \$50 and costs.

PRESQUE ISLE COUNTY.

PHILIP O. FARRELL, Prosecuting Attorney.

Number of persons prosecuted, 22.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
AdulteryAssault and battery	2	Two discharged on examination. Two fined \$10 and costs each; 1 fined \$5 and
	6	Two fined \$10 and costs each; 1 fined \$5 and costs; 3 complaint withdrawn. Three discharged on examination; 1 complaint
Assault with intent to kill	4	Three discharged on examination; 1 complain withdrawn.
Embezzlement	i 1	Settled.
False pretenses	1 1	Settled by parties. Pending in Circuit Court.
Forgery	2	Pending in Circuit Court.
Malicious injury to animals	1	Discharged.
Forgery Malicious injury to animals Peddling without license	1	Fined.
Surety to keep the peace	4	Settled by parties.

ROSCOMMON COUNTY.

J. P. BEERS, Prosecuting Attorney.

Number of persons prosecuted, 4.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	3	All convicted: 1 fined \$10 and costs; 2 fined \$5 and costs each. Convicted and fined \$5 and costs.

SAGINAW COUNTY.

GEO. A. FLANDERS, Prosecuting Attorney.

Number of persons prosecuted, 846.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
AdulteryArsonAssault and battery	7 2 2 303	Bound over to Circuit Court, 2; discharged, 4; nolle pros., 1. Convicted and fined \$5 each. Eighteen fined 6 cents 6 fined 10 cents; 3 fined kighteen fined 6 cents 6 fined 10 cents; 3 fined kighteen fined 85; 2 fined 85; 2 fined 85; 2 fined 85; 1 fined 85; 3 fined 85; 1 fined 85; 3 fined 85; 1 fined 85; 4 fined 85; 4 fined 85; 2 fined 85; 1 fined 85; 4 fined 85; 2 fined 85; 6 fined 85;

PROSECUTING ATTORNEYS.

SAGINAW COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to kill	3	Bound over, 1; discharged, 3. Sentenced to State Prison for 10 years. One committed to jail; 1 bound to Circuit Court; 1 nolle pros. Bound to Circuit Court.
Bigamy Burglary	1	Sent to State Prison, 2, 1½ years; sent to State Prison, 2, 5 years; 3 pending; 7 bound to Circuit Court; 2 discharged; 3 nol. pros.
Burning property withintent to defraud insurer Cruelty to animals	8	Bound to Circuit Court.
Defrauding hotel keepers	51	One niced Swi; sent to House of Correction; 1 sentence mapenate; 2 acquitted; 2 dis- lements of the switch switch switch switch switch One fined \$1; 1 flued \$5; 2 fined \$10; 1 sent to county jail for 8 days; 3 for 5 days; 4 for 18 days; 2 for 20 days; 1 for 30 days; 1 for 6 days; 12 paid toost, sentence suspended; 5 days; 3 discharged; 7 escaped; 1 note pros.
Disorderly, 96— (a). Drunkards	15	One fined \$30; I paid costs; sent to House of Correction: 6 for 3 months, 6 for 4 months, 6 for 4 months, 6 for 4 months, 6 for 5 months, 6 for 4 months, 6 for 5 months, 6 for 6 months, 6 for 6 months, 6 for 6 months, 1 for 80 days, 1 for 80 days, 1 for 80 days, 2 for 8 days; 9 gave bonds; House of Correction, 3; 1 feft county; acquitted, 2; sentence suspended, 6 discharged, 6 discharged, 6 discharged, 6 months, 1 for 12 house of Correction: 2 for 8 months, 1 for 12 months, 1 for 12 months, 1; suspended sentence, 8; nolle prox, 2. Sent to House of Correction: 2 for 60 days, 4 for
(b). Non-support of family	5 14	Acquitted, 4; suspended sentence, 1. House of Correction: 2 for 6 months, 1 for 12 months; House of Correction, 1; suspended sentence, 8: nolle proc. 2.
(d). Vagrancy		Sent to House of Correction: 2 for 60 days, 4 for 90 days, 2 for 4 months, 2 for 5 months, 9 for 6 months, 9 for 1 months, 9 for 6 months, 2 for 1 year; sent to Reform School, 2; gave bonds, 2; pending, 1; acquitted, 5; sentence suspended, 29; discharged, 1. House of Correction 1 year. One Detroit House of Correction for 4 months;
		Court, 4.
Extortion. Entering freight car with intent to obtain car-	1 2	Discharged. Bound over to Circuit Court, 1; nolle pros., 1.
riage False imprisonment Forgery	i .	Note prosequied. One sent to State Prison for 1½ years; 4 bound to Circuit Court; acquitted, 2.
Highway, obstruction of Larceny, 174— (a). Grand	1	Discharged.
		One fined 10 cents; 2 fined 50 cents; 4 fined 35; 1 fined 35]; 1 fined 35]; sent to State Prison: 1 for 1 years 3 for 1½ years, 4 for 1 years, 1 fined, 1; sent to county jail; 2 for 1 day, 1 for 5 days, 6 for 10 days, 6 for 30 days, 1 beauto to Creection for 20 days, 3 for 30 days, 1 for 5 days, 6 for 10 days, 6 for 30 days, 1 for 5 days, 6 for 10 days, 6 for 30 days, 1 for 5 days, 3 for 1 for
(b). Petit(c). From the person(d). Store in day time	8 4 3	Two fined 6 cents; 1 fined \$1; acquitted, 5. Sent 1 to State Prison for 1 year; 3 pending. Bound to Circuit Court, 2; acquitted, 1.
(d). Store in day time. (e). From dwelling house. Libel. Malicious injury to building of another.	3 2 14	Bound over, 2: nolle pros. 1. One discharged; 1 bound to Circuit Court. One fined \$4; 1 county jail 90 days; county jail, 2: bound over, 2; acquitted, 4; nolle pros., 2; discharged, 2.

SAGINAW COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Malicious injury to personal property	12	One fined \$50; 2 bound to Circuit Court; acquit ted, 2; discharged, 4; nolle pros., 3.
Maliciously killing animals		County jail 90 days. Fifteen vears State Prison.
PerjuryPolygamyPolygamyProfanity	1	Discharged. Sent to Insane Asylum, Kalamazoo. Fined Si each.
RapeResisting officer	4	One complaint dismissed; 1 bound over. Discharged, 1; bound over, 3, Sent to State Prison: 1 for 2 years, 1 for 5 years
Robbery Secreting mortgaged property Threats	1	2 bound over. One fined \$25; 2 discharged.
Threats	14	House of Correction, 2 for 4 months; House o Correction, 1 for 6 months; 2 gave bonds; dis charged, 1; suspended sentence, 1; acquit ted. 7.
Violation of game law	7	Suspended sentence, 4; bound over, 2; noll pros., 1.
Violation of liquor law	55	One fined \$1; 4 fined \$25 each; 1 appealed; sen tence suspended, 40; acquitted, 5; discharged 2; notle pros., 2.
Willful trespass	26	Sent county jail, 2 for 5 days; 1 fined \$25; bound over, 3; sentence suspended, 10; acquitted, 6 discharged, 2; nolle pros., 2
Witness' non attendance	2	One fined \$1; 1 fined \$2.

SANILAC COUNTY.

LEVI L. WIXSON, Prosecuting Attorney.

Number of persons prosecuted, 20.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	6	One fined \$25; 1 fined \$15 and costs; 1 fined \$1 and costs; 1 sentenced 5 days to county jail;
Assault with intent to murder	2 2	2 acquitted. Pending. Parties married in both cases. Both escaped from Jall. One discharged; 2 pending.
Larceny Violation of liquor law		One escaped; 1 pending. One escaped; 1 pending. One convicted, sentenced to State Prison 6 months; 1 sent to Reform School until 18 years of age; 1 acquitted. Convicted and fined \$25 and costs.

SHIAWASSEE COUNTY.

WM. M. KILPATRICK, Prosecuting Attorney.

Number of persons prosecuted, 113.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 31	Acquitted. One finet \$25 and costs: 1 fined \$15 and costs; 3 fined \$25 and costs: 1 fined \$10: 1 ince; 7 fined \$25 and costs: 1 fined \$25 and costs: 1 fined \$25 and costs: 1 fined \$25 and costs: 2 fined \$1 and costs: 2 fined \$1 fined \$25 and costs: 2 fined \$1 and costs: 2 fined \$1 fined \$25 and costs: 2 fined \$15 and costs: 2
Assault with intent to murder	2	disagreed—discontinued; 7 acquitted. Both convicted of assault and battery, 1 sentence suspended; 1 sent to Ionia House of
Assault with intent to rob	1	Correction 10 months. Fined \$30 or 8 months Detroit House of Correc- tion.
Bastardy	1	Pending. Pending.
steal	5	Sent to State Prison 1 year. One State Prison 10 years; 1 State Prison 2 years; 1 Ionia House of Correction 2 years; 1
Drunk and disorderly	11	broke jail; 1 pending. One put under bonds of \$300 for good behavior 3 months; 2 sent to county jail for 20 days; 3 for 10 days; 5 costs of suit.
Embezzling mortgaged property	2	One dismissed; 1 convicted and fined \$100 or 6 months Detroit House of Correction—appealed, pending.
Enticing away female under 15 years of age for purposes of prostitution. False pretenses. False pretenses. False pretenses. False pretenses. Larceny.	1 2	Two pending; 1 convicted, new trial granted. Discharged on examination. Discharged on examination. One discharged; 1 not. pros'd. Two State Prison 5 years each; 1 lonia House of Correction 1 year; 1 recognizance forfeited; 1 lonia House of Correction 6 months; 2 broke court; 1 pending; 6 acquitted; 7 discharged on examination; 3 sent to Detroit House of Correction for 55 days each; 1 county jail 45 days; 1 lined \$5; 4 and costs; 2 suspended sen
Malicious injury to property		One suspended sentence; 2 discharged; 1 escaped from lall.
Perjury Rape Refusing to support family Selling liquor to minor. Selling liquor without bond. Subornation of perjury.	1 1 2	Escaped from jail. Escaped. Discharged on habeas corpus. Both discontinued. Discontinued. Discharged on examination.
Threatening to accuse of crime		Discharged on examination.

ST. CLAIR COUNTY.

ALEX. R. AVERY, Prosecuting Attorney.

Number of persons prosecuted, 158.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction	1	Pending. Not. prostd. Three convicted, fined \$10 each and costs; 7, \$5 and costs; 3, \$2 and costs; 3, \$2 and costs; 1, \$8.44 and costs; 1, \$20 and costs; 3 end costs; 3 committed 25 days to county jail; 1, 5 days; 1, 69 days: 1 Detroit House of Correction 90
Assault with intent to kill	2 2 1 2	days; 10 acquitted. Discharged on examination. One fined \$50; 1, \$25. Pending. Parties married in one case; the other not.
Breach of the peace Conspiracy Defrauding hotel keeper Deserting family	1 1	pros'd,—child died. Six found guilty, gave bonds; 2 acquitted. Not guilty. Sentenced Detroit House of Correction 60 days. Acquitted.
Disturbing religious meeting	10	Both acquitted. Four guilty, gave bonds; 1 sentence suspended; 2 sentenced Detroit House of Correction 1
Orunkenness	42	year; 2, 60 days; 1 escaped. Four sentenced to county jail 20 days; 1, 60 days; 6, 15 days; 1 sent to Detroit House of Correction 60 days; 1 Ined 32 and costs; 1 ac- quitted; 25 sentence suspended upon promise of reformation.
Embezzlement		Pending.
False pretensesIllegal use of public moneys	1	Discharged on examination.
Indecent exposure of person.	2	Pending. One sentence suspended; 1 discharged.
Larceny	21	Two examined and held for trial,—broke jail; 3 sent to Detroit House of Correction 90 days; 2,60 days; 1,6 months; 1 (minor), guilty, re- turned to parents by request of State Agent; 1, Reform School till 18 years of age; 2 acquit- ted; 6 discharged on examination; 3 pending.
Lascivious cohabitation	2	Guilty,-not sentenced.
Malicious trespass Passing counterfeit money	1	Discharged on examination,
Rape	2	Pending. One convicted, sentenced to State Prison 5
rea pe	-	years; 1 nol. pros'd.
Sabbath breaking	3	Two found guilty-1 fined \$1 and costs; 1, \$2 and costs; lacquitted.
Seduction	1	Guilty-parties married.
Selling liquor to minor	ĩ	Sentence suspended.
Vagrancy	3	Guilty-sentênce suspended.

ST. JOSEPH COUNTY.

ORLANDO J. FAST, Prosecuting Attorney. Number of persons prosecuted, 159.

No.	THE RESULT AND THE PUNISHMENT.
3	One discharged on examination, costs paid by complainant; lacquitted on trial could not
37	make positive proof of marriage; 1 not. proof of twenty-three convicted—7 finel \$5 each and costs; 4 fined \$2 each and costs; 1 fined \$20 and costs; 1, \$25 and costs; 1, \$35
2	One convicted, 5 years in Penitentiary; 1 bound over to circuit, now pending.
6	Two settled by marrying; I settled; I dis- charged; 2 now pending in circuit.
1 1 4	Convicted, 6 months in House of Correction. Now pending. One escaped, bond estreated; 1 convicted, 1 year in Peniteniary: 2 now pending trial.
1	year in Peniteniary; 2 now pending trial. Discharged on examination because complain-
3	ing witness would not give security for costs. One convicted, jail 60 days—habeas cornus d: 1
1 2 5	now pending; I acquitted on second trial. Convicted, fined \$99 and costs. Now pending trial. Two convicted, sent each to jail 60 days; 2 settled, parties paid costs; 1 convicted, sent to House of Correction 70 days.
1 1 2	Convicted, sent to House of Correction 1 year. Now pending trial. One settled, parties paid costs; 1, 60 days in
2	one convicted, 1 year in Penitentiary; 1 nol.
1 2	pros'd. Convicted, fined \$20 and costs. Convicted, cach 9 months in House of Correction.
1 55	Convicted, sheef \$33 and costs. Twenty-nine convicted—one sent to Reform School till 2!: 1, 29 days in jail; 8 sined \$5 and costs each; 2 sined each \$10 and costs; 1 sined \$3 and costs; 1 sined \$15 and costs; 1 sined \$3 and costs; 1 sined \$55 and costs; 1 sined \$4 and costs; 1 sined \$55 and costs; 1 sined \$5 and costs; 1 sined \$5 and costs; 1 sined \$6 and costs; 1 sined \$6 and costs; 1 sined \$7 and costs; 2 sined \$7 and costs; 3 sined \$
1 1 2 7	Complaining witness did not appear, discharged on examination, costs paid by complainant. Escaped. Convicted, fined \$32 and costs,—jailed 50 days. Notle provid. Notle provid. The provid of the costs,—jailed 50 days. Notle provid. The provid of the costs,—jailed 50 days. Notle provid. The provided of the order; 2 discharged on examination; 2 now pending in circuit; 1 convicted, finel \$250 and costs; 1 not, provid.
	3 37 2 6 1 1 1 2 2 1 2 2 1 2 5 5 5 2 1 1

ST. JOSEPH COUNTY .-- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Perjury. Receiving stolen property. Receiving an officer. Resisting an officer. Resisting an officer. Resisting an officer. Resisting illuminating oil without inspection. Reling illuminating oil without inspection. Reling illum to minors and persons in habit of getting drunk.	1 2 1 1	Noile pros'd. Settled and costs said by complainant. Settled and costs said by complainant. Settled and costs said by complainant. Convicted, fined \$50 and costs. Four convicted-\$fined \$25 and costs; if ned \$75 and costs; 1 settled, parties paid costs; oomplaining witness did not appear; 1 dis-
Vagrancy	2	charged. Convicted-1 House of Correction 60 days; 1 county jail 60 days.

TUSCOLA COUNTY.

Rufus P. Edson, Prosecuting Attorney.

Number of persons prosecuted, 50.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	17	One convicted, fined \$50; 1 fined \$15 and costs; 5 fined \$5 and costs; 1, 30 days county jail; 1, 20 days in jail; 1 fined \$4 and costs; 5 not. pros.;
Arson. Adultery. Assault with intest to rape	1 2	2 discharged, Two discharged; 1 nolle pros'd. Nol. pros'd. One nol. pros; 1 pending. Acquitted. One sol. pro to Ionia House of Correction 90 days;
Embezzlement False pretenses	4	1 pending; 2 not. pros. Pending. One acquitted; 1 escaped; 1 discharged; 1 pending.
Larceny		One sentenced State Prison 1 year; 1 sentence suspended; 1 county jail 6 months; 1, 30 days county jail; 1 fined \$15 and costs; 1 pending.
Murder	1	Convicted of murder in 2d degree, sentenced 7 years and 10 months.
Murder—assault with intent to commit Malicious injury to animals	1 2	Convicted, sentenced 5 years State Prison. One pending; 1 nol. pros. on filing reasons for not filing information.
Perjury Recelving stolen goods. Rape Surroty to keep the peace Violation of act to pretect hotel keepers	1 1	note ining miorination. Note prosequied. Note prosequied. Gave bond of \$50 for good behavior. One sentenced to county jail 30 days; 1 discharged on payment of costs.

VAN BUREN COUNTY.

BENJ. F. HECKERT, Prosecuting Attorney.

Number of persons prosecuted, 82,

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	25	Acquitted, 8; 1 fined \$25 and costs; 1, 2 days in jail; 1 fined \$2 and costs; 1 fined \$3 and costs; 3 fined \$50 and costs; 2 fined \$10 and costs; 2 fined \$20 each and costs; 2 fined \$20 each and costs; 2 fined \$30 each and costs; 1 fined \$50 and costs; 1, 90 days in flouse of Correction; 1,
Adultery Arson Conspiracy Disturbing meetings	2	16 days in Jail. Fined \$200. One acquitted; 1 not. pros'd. Sentence suspended. One acquitted; 4 fined \$1 each and costs; 1, 8 days in jail; 2 fined \$5 each and costs; 1 fined
EmbezzlementIntoxication	1 13	\$3 and costs; 1, 10 days in fail. Sixty days in fail. One acquitted; 12 fined \$5 each and costs or 10
Dewd and lascivious cohabitation	2	
Larceny	22	months same place. Four acquitted; 4 not, pros'd; 1, 90 days House of Correction; 1, 30 days in jail; 4, 6 months House of Correction; 1, 4 months House of Correction; 1, 10 months House of Correction 1, 1 year House of Correction; 1, 2% years State Prison; 3 fined \$3 and costs each; 1 fined \$1 and costs.
Malicious injury to personal property Murder. False pretenses. Receiving stolen goods, knowing them to have	1	Fined \$5 and costs. State Prison for life. Nol. pros'd.
keceiving stolen goods, knowing them to have been stolen Vagrancy Preliminary examinations	1	Nine months State Prison. Acquitted.

WASHTENAW COUNTY.

J. WILLARD BOBBITT, Prosecuting Attorney.

Number of persons prosecuted, 111.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to rape	1 22	Nol. pros. One Detroit House of Correction 65 days; 1 nol. pros.; 1, costs and \$1 fine or 3 days in jall; 1, 90 days Detroit House of Correction; 1 fined \$5 or 30 days petroit House of Correction; 1 fined \$5 or 30 days jall; 1, \$18 or 20 days jall; 1; dis- charged; 1, \$5 or 10 days jall; 1, 75 days betroit House of Correction; 1, 20 days jall; 1, 30 days lail; 1, 180 days Detroit House of Correction jall; 1, 180 days Detroit House of Correction; 1, 56 fine and costs; 1, \$5 days Detroit House of
Carcless use of fire-arms	1	Correction; 1,6 months at Ionia House of Correction. Pending.

WASHTENAW COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Drunk	11	One, 20 days Jail; 1, 20 days Jail; 1, 20 days Jail; 1, 10 days Jail; 1, 15 days Jail; 1, 65 days Detroit House of Correction; 1 suspended sentence; 1, 15 days Jail; 1, 30 days
Disorderly	11	county [ai]. One, \$100 bail or 1 year House of Correction at Detroit; 1,\$100 or 6 months in Detroit House of Correction; 2, Lansing Reform School till 21 years old; 7,\$200 bail or Detroit House of
Defrauding hotel keeper Embezziement Forgery Forgery Fraudulently obtaining signature Larceny	1	Correction 6 months, Pending. One, 65 days Detroit House of Correction; 1,85 or 16 days jail; 1, not, pros.; 2, Detroit House of Longe and Pending
Larceny from storeLarceny from dwelling	3 2	Two, Ionia for 1 year; 1, county jail 90 days. One, Jackson 2 years; 1, Jackson 1 year and 6
Larceny from person Malicious mischief Murder	3 3 2	nionths. Pending. Pending. Convicted of manslaughter, 1 sentenced to Jackson 4 years; 1 not sentenced.
Rape Resisting officer Seduction Selling liquor to drunkard Surety for peace	1 1 1 5	Pending. Sixty days jail. One year at Ionia House of Correction. Nol. pros. Pending. Three \$100 bail or 6 months in Detroit House of Correction; 2, \$200 bail or 1 year in Detroit House of Correction.
Malicious injury to building	1	Pending. Pending.

WAYNE COUNTY.

HENRY N. BREVOORT, Prosecuting Attorney.

Number of persons prosecuted in the Courts of Record, 284.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abstracting ballots from ballot boxAdultery		Pending. One pending; 1 nol. pros'd, and 1 recognizance forfeited.
Abduction	1 18	Not. provid. One convicted and sentenced for 10 years; 2 convicted of assault and sentenced for 1 years cach; 1 convicted of assault and sentenced for 1 months; 1 convicted of assault and sentenced for 11 months; 1 convicted of assault and sentence; one convicted of an assault and sentence; one convicted of an assault and sentenced to pay a fine of \$100, paid; 1 convicted of an assault and sentenced suspended; 2 acquitted; 2 information quasited pending; 2 tod, provided and descripted of a pending; 2 tod, provided and acquired to the convicted pending and pending; 2 tod, provided and descripted and pending and pending; 2 tod, provided and acquired pending and pending; 2 tod, provided and pending and pendi
Assault with intent to commit rape	1	Two pending; 1 acquitted; 3 nol. pros'd. Nol. pros'd. Two convicted; 1 acquitted.

PROSECUTING ATTORNEYS.

WAYNE COUNTY .- CONTINUED.

No.	THE RESULT AND THE PUNISHMENT.
34	One convicted and sentenced for 6 years; 5 convicted and sentenced for 4 years each; 3 convicted and sentenced for 5 years each; 3 convicted and sentenced for 1 year each; 1 convicted and sentenced for 1 year each; 1 convicted and sentenced for 1 year each; 1 convicted and sentenced for 8 months; 2 convicted and sentenced for 8 months; 2 convicted and sentenced for 8 months; 2 convicted and sentence sus. 3 mod. prost, quitted; 1 information quashed; 3 mod. prost, quitted; 1 information quashed;
	One convicted and sentenced for 6 years; 1 convicted and sentenced for 5 years; 1 convicted and sentenced for 4 years; 3 convicted and sentenced for 3 years; 1 convicted and sentenced for 2 years; 3 convicted and sentenced for 1 year each; 1 aconutted; 3 not.
3 1 6	pros'd. Nol. pros'd. Nol. pros'd. One pending; 1 recognizance forfeited; 4 acquitted.
13	One convicted and sentenced for 4 years: 4
15	pending; I acquitted; Thol. pros'd. One convicted and sentenced for 12 years; I convicted and sentenced for 10 years; I convicted and sentenced for 5 years; I convicted and sentenced for 5 years; I convicted and tenced 4 months; 6 not. pros'd, being additional charges against above; I mending; 2
1 2	sentence suspended. One convicted and sentenced for 2 years. One acquitted; 1 not, prost d. One convicted and sentenced for 7 years; 1 concerning the convicted and sentenced years. See no intend and sentenced for 3 years each; 2 convicted and sentenced for 4 years each; 4 convicted and sentenced for 2 years each; 21 convicted and sentenced for 10 years each; 21 convicted and sentenced for 7 months; 2 convicted and sentenced for 3 months; 1 convicted and sentenced to make the sentenced for 3 months; 1 convicted and sentenced to pay a fine of \$20, paid; 2 convicted and sentenced to pay a fine of \$20, paid; 3 convicted and sentenced to pay a fine of \$20, paid; 5 con
1	Not. pros'd. Pending.
	One convicted of murder in second degree and sentenced for 25 years; I convicted of man- slaughter and sentenced for 4 years and 6 months; I did not plead, having been ad- judged insane; I acquitted.
2	One information quashed; lacquitted.
1	Acquitted. Converted and sentenced to pay a fine of \$10, paid.
15	One convicted and sentenced to pay a fine of \$350, paid; I convicted and sentence sus-
13	ponded; 5 not provid; 8 acquitted. Acquitted, Acquitted, One convicted and sentenced for 7 years; 1 convicted and sentenced for 6 years; 2 convicted and sentenced for 5 years each; 2 convicted and awaiting sentence; 1 convicted of lanceny, awaiting sentence; 1 convicted of an assault, awaiting sentence; 1 convicted and awaiting sentence; 1 convicted and
1 1 1	sentenced for 4 years; 1 pending; 3 nol. pros'd. Acquitted. Nol. pros'd. Nol. pros'd.
	34 34 34 16 6 13 15 112 112 113 15

ABSTRACTS OF REPORTS OF PROSECUTING ATTORNEYS.

WAYNE COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Violating liquor law, on appeal or certiorari	9	One convicted and sentenced to pay a fine of \$90, paid; 3 convicted and sentenced to pay a fine of \$25 and costs each, paid; 3 pending; 1 acquitted; 1 not. prox'd.
Violating liquor law,—cases tried in Police Court of Detroit	213	Ninety-six convicted and sentenced to pay fines and costs aggregating one thousand four hundred and sixty-three dollars (\$1,453); 106 dismissed on complying with the law; 2 recognizances forfeiteit; I convicted and sen- tence suspended; 8 acquitted.

WEXFORD COUNTY.

DAVID A. RICE, Prosecuting Attorney.

Number of persons prosecuted, 18.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	6	Three convicted and fined \$1 each and costs or 10 days in jail; 1 fined \$5 and costs or 20 days in jail; 1 sent to Detroit House of Correction
Arson Keeping house of prostitutionLarceny		90 days; 1 sentence suspended. Discharged on examination. Two thirty days in jail each; 1 Detroit House of Correction 90 days. One Detroit House of Correction 6 months; 1 Detroit House of Correction 90 days; 1 dis-
Manslaughter		charged. Convicted and sentenced to State Prison 15 years. Convicted and fined \$25 each or ninety days Detroit House of Correction.